Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas	As Engrossed: S2/10/97									
2	81st General Assembly	A Bill									
3	Regular Session, 1997		SENATE BILL	170							
4											
5	By: Senator Hopkins										
б											
7											
8	For An Act To Be Entitled										
9	"AN ACT I	TO AMEND ARKANSAS CODE ANNOTATED $^{\circ}$ 24-8-209	ТО								
10	PROVIDE F	FOR THE PICK-UP OF MEMBER CONTRIBUTIONS TO	THE								
11	ARKANSAS JUDICIAL RETIREMENT SYSTEM RETROACTIVELY TO										
12	JANUARY 1	1, 1997; TO DECLARE AN EMERGENCY; AND FOR O	THER								
13	PURPOSES.	n									
14											
15		Subtitle									
16		"TO AMEND A. C. A. $^{\rm 8}$ 24-8-209 TO PROVIDE									
17		FOR THE PICK-UP OF MEMBER CONTRIBUTIONS									
18		TO THE ARKANSAS JUDICIAL RETIREMENT									
19		SYSTEM"									
20											
21	BE IT ENACTED BY	THE GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:								
22											
23	SECTION 1.	Arkansas Code Annotated $\degree$ 24-8-209 is ame	ended to read as								
24	follows:										
25	"24-8-209.	Contributions - Members - Refund.									
26	(a) The c	ontribution of each member of the Arkansas	Judicial Retire	ment							
27	System shall be	six percent (6%) of each member's annual s	alary.								
28	(b) In th	e event a judge ceases to be a member prio	r to qualifying	for							
29	retirement benef	its, he shall be entitled to a refund of a	ll contributions	ł							
30	paid by him into	the system.									
31	(c) For pu	rposes of deferring federal and state inco	me tax and pursu	ant							
32	to the provisions of $^{\beta}414(h)(2)$ of the United States Internal Revenue Code [26										
33	U.S.C.(h)(2)] as adopted by Arkansas Code Annotated Section 26-51-414, the										
34	state shall pick up the members' contributions to the judicial retirement fund										
35	as required by this section and payable on or after <i>January 1</i> , 1997. Member										
36	contributions pi	cked up by the state shall be paid from the	e same source of								

## As Engrossed: S2/10/97

1 funds used for the payment of salary to a member. A deduction shall be made 2 from each member's salary, equal to the amount of the member's contribution 3 picked up by the employer. For all other purposes, member contributions 4 picked up by the state shall be considered member contributions. The 5 provisions of this subsection providing for the state to pay the member's contributions for tax deferral under IRC  $^{\circ}$  414(h) shall be effective from and 6 retroactive to January 1, 1997." 7 8 9 SECTION 2. All provisions of this act of a general and permanent nature 10 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 11 Revision Commission shall incorporate the same in the Code. 12 SECTION 3. If any provision of this act or the application thereof to 13 14 any person or circumstance is held invalid, such invalidity shall not affect 15 other provisions or applications of the act which can be given effect without 16 the invalid provision or application, and to this end the provisions of this 17 act are declared to be severable. 18 19 SECTION 4. All laws and parts of laws in conflict with this act are 20 hereby repealed. 21 2.2 SECTION 5. Emergency. It is hereby found and deteremined by the 23 Eighty-First General Assembly of the State of Arkansas that the current language in the Federal Internal Revenue Code makes it imperative that changes 24 25 be made in laws of the Arkansas Judicial Retirement System regarding employee 26 contributions for income tax treatment purposes to save the member-judges' 27 money; that administrative efficiency dictates those changes be made at the 28 beginning of the calendar year on January 1st; and that these changes are 29 essential to protect the financial interest of the membership of the Arkansas 30 Judicial Retirement System. Therefore, in order to protect the financial 31 interest of the members of the System, an emergency is hereby declared to 32 exist, and this act being necessary for the immediate preservation of the 33 public peace, health, and safety, shall become effective on the date of its 34 approval by the Governor. If the bill is neither vetoed by the Governor, it 35 shall become effective on the expiration of the period of time during which the 36 Governor may veto the bill. If the bill is vetoed by the Governor and the

## As Engrossed: S2/10/97

1	veto is overridden,	it	shall	become	effective	on	the	date	the	last	house
2	overrides the veto.										
3				/:	s/Hopkins						
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