1	State of Arkansas	As Engrossed: S2/12/97 S2/21/97 S2/24/97 S3/28/97		
2	81st General Assembly	A Bill		
3	Regular Session, 1997		SENATE BILL	20
4	By: Senators Walters and Hopkins			
5				
6				
7		For An Act To Be Entitled		
8	"AN ACT TO EST	TABLISH THE ARKANSAS JUDICIAL DEFERRED		
9	RETIREMENT OPT	TION PLAN; AND FOR OTHER PURPOSES."		
10				
11		Subtitle		
12	"TO	ESTABLISH THE ARKANSAS JUDICIAL		
13	DEFI	ERRED RETIREMENT OPTION PLAN."		
14				
15	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS	;:	
16				
17	SECTION 1. Jud	licial deferred retirement option plan.		
18	(a) Option to e	establish plan. The Board of Trustees of	the Arkansas	
19	Judicial Retirement System may establish a deferred retirement option plan for			
20	its members so that, in lieu of terminating judicial service and accepting a			
21	service retirement benefit pursuant to Arkansas Code $^{\mathring{6}\mathring{6}}$ 24-8-201, et seq., any			
22	person, who is a memb	per of the Arkansas Judicial Retirement Sy	stem, who has	1
23	twenty (20) or more y	rears of actual service as a justice of th	ne Supreme Cou	ırt
24	or a judge of the cir	cuit or chancery courts or of the Arkansa	as Court of	
25	Appeals, and who is c	therwise eligible to receive a service re	etirement bene	fit
26	pursuant to Arkansas	Code Annotated, Title 24, Chapter 8, Subo	chapter 2, may	r
27	participate in a Arka	nsas Judicial Deferred Retirement Option	Plan and defe	r
28	the receipt of benefi	ts in accordance with the provisions of t	this act. The	ļ
29	Board of Trustees of	the Arkansas Judicial Retirement System s	shall be	
30	authorized to promulg	ate rules and regulations for a plan to p	provide this	
31	deferred retirement option to its members as is appropriate to maintain an			
32	actuarially sound Sys	tem. Provided, that prior to providing a	a deferred	
33	retirement option to	its members, the Board of Trustees shall	file relevant	:
34	information concerning the actuarial impact of the deferred retirement option			
35	plan with the Joint C	Committee on Retirement and Social Securit	y Programs an	ıd
36	the action shall be r	reviewed by the committee.		

- 1 (b) Plan provisions. In the event a plan is established, the Arkansas
- 2 Judicial Deferred Retirement Option Plan shall have, as a minimum, provisions
- 3 which require:
- 4 (1) the Board of Trustees of the Arkansas Judicial Retirement
- 5 System to approve of the members participation in the plan;
- 6 (2) The member's deferred retirement benefit to be deposited into
- 7 an account in which shall be accumulated the member's deferred option
- 8 contributions, plus interest. The deferred option contributions shall be a
- 9 percentage of the Judicial deferred option benefit. The percentage shall be
- 10 one hundred percent (100%) of the benefit reduced by a set percentage to be
- 11 determined in accordance with the rules and regulations of the Board of
- 12 Trustees as is appropriate to maintain an actuarially sound System. The
- 13 contribution amount shall be as calculated by the Board and the member shall
- 14 be informed of the amount of his deferred option benefit and contribution. The
- 15 percentage amount of his contribution may be increased, but shall not be
- 16 reduced, during the term of the member's participation in the plan. The Board
- 17 shall annually set the percentage rate for future participation in the plan;
- 18 (3) The rate of interest to be credited to each member's deferred
- 19 option account shall be at a rate to be determined by the Board of Trustees as
- 20 is appropriate to maintain an actuarially sound System and interest is to be
- 21 paid on the mean balance in the account for the fiscal year and credited on an
- 22 annual basis at the end of each fiscal year. The Board shall annually set the
- 23 interest rate to be paid on member's accounts for participation in the plan;
- 24 (4) That when a member begins participation in the deferred
- 25 retirement option, the members contributions and the states contributions, as
- 26 employer, to the System shall cease;
- 27 (5) That a member's selection of the deferred retirement option,
- 28 the time of the retirement deferral, and the selection of the retirement
- 29 annuity are irrevocable;
- 30 (6) That the members monthly retirement benefit shall not change,
- 31 unless the Judicial Retirement System receives a benefit increase;
- 32 (7) That the duration of participation in the deferred retirement
- 33 shall not exceed four (4) years; and
- 34 (8) The Board of Trustees of the Arkansas Judicial Retirement
- 35 System may determine any other provisions of the plan, such as the methods of
- 36 benefit payments for participants of the plan, the payment methods in the

As Engrossed: S2/12/97 S2/21/97 S2/24/97 S3/28/97 1 event of the death of a participant, and any other provisions not in conflict 2 with other provisions of this act or Arkansas Code Annotated, Title 24, 3 Chapter 8, Subchapter 2. 5 SECTION 2. A judge or justice shall lose all retirements benefits if he 6 or she serves beyond the end of the term of office during which he or she 7 elects to participate in the Arkansas Judicial Deferred Retirement Option 8 Plan. Further, the participation of a person in the Arkansas Judicial 9 Deferred Retirement Option Plan established in accordance with this act shall 10 not be construed to affect the requirements of Arkansas Code * 24-8-215 for 11 judges or justices to retire by their seventieth (70th) birthday or lose their 12 retirement benefits. 13 14 SECTION 3. In the event a plan is established by the Board of Trustees 15 prior to July 1, 1998, the effective date of the plan shall be retroactive 16 back to January 1, 1997, and a persons eligibility to participate in the plan 17 shall be made retroactive to January 1, 1997 as long as the person meets all 18 the requirements of the plans provisions on that date. Otherwise, the 19 effective date of the plan shall be set by the Board at any time as is deemed 20 appropriate in maintaining the actuarial soundness of the System. 21 22 SECTION 4. No benefit enhancement provided for by this act shall be 23 implemented if it would cause the publicly supported retirement systems 24 unfunded actuarial accrued liabilities to exceed a thirty (30) year 25 amortization. No benefit enhancement provided for by this act shall be 26 implemented by any publicly supported system which has unfunded actuarial 27 accrued liabilities being amortized over a period exceeding thirty (30) years 28 until the unfunded actuarial accrued liability is reduced to a level less than

30

- 31 SECTION 5. All provisions of this act of a general and permanent nature 32 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 33 Revision Commission shall incorporate the same in the Code.

29 the standards prescribed by Arkansas Code $^{\$\$}$ 24-1-101, et seq.

34

35 SECTION 6. If any provision of this act or the application thereof to 36 any person or circumstance is held invalid, such invalidity shall not affect

2 the invalid provision or application, and to this end the provisions of this 3 act are declared to be severable. 5 SECTION 7. All laws and parts of laws in conflict with this act are 6 hereby repealed. 8 SECTION 8. EMERGENCY CLAUSE. It is hereby found and determined by the 9 Eighty-First General Assembly of the State of Arkansas that the retention of 10 experienced judges is beneficial to the court system and with the election of 11 younger judges, more qualified and experienced judges are reaching retirement 12 eligibility earlier in their careers. Immediate passage of the Act is 13 essential to the efficient administration of justice and immediate 14 implementation of the provisions of this Act is necessary to maintain 15 experienced judges on the bench. Therefore an emergency is declared to exist 16 and this act being immediately necessary for the preservation of the public 17 peace, health and safety shall become effective on the date of its approval by 18 the Governor. If the bill is neither approved nor vetoed by the Governor, it 19 shall become effective on the expiration of the period of time during which 20 the Governor may veto the bill. If the bill is vetoed by the Governor and the 21 veto is overridden, it shall become effective on the date the last house 22 overrides the veto. 23 /s/Walters 24 25 26 27 2.8 29 30 31 32 33 34 35

1 other provisions or applications of the act which can be given effect without