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The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Senate Legislative Services. The keyword, summary, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

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SB 232 Original

DIGEST  
2026 Regular Session

Miller

Present law (R.S. 13:10.3(D)) provides that after making provisions for necessary and associated administrative expenses, the Judges' Supplemental Compensation Fund board shall authorize the judicial administrator to set aside and transmit monthly an amount to provide the additional employer's retirement contribution due by the state on the supplemental compensation to the State Employees' Retirement System on behalf of the judges who are members of the system. Further provides that the board, through the judicial administrator, shall then distribute the proceeds from the fund monthly, as provided in present law.

Proposed law clarifies present law and provides that after making provisions for necessary and associated administrative expenses, the board shall authorize the judicial administrator to set aside and transmit monthly an amount to provide the additional employer's retirement contribution due by the state on the supplemental compensation to the relevant State Employees' Retirement System on behalf of the judges who are members of a public retirement system. Further provides that the board, through the judicial administrator, shall then distribute the proceeds from the fund monthly, as provided in present law.

Proposed law provides that the provisions of proposed law shall only apply to a justice, judge, or commissioner serving in an office listed in present law who has either served in any of those offices on or before December 31, 2026, or has served in any of those offices for at least three years after December 31, 2026.

Proposed law provides that any savings as a result of the provisions of proposed law shall not be used to increase the amounts provided for under proposed law to any amount higher than the amount paid during Fiscal Year 2025-26 and shall be retained to provide a reserve for stability of the fund. Provides that the reserve may be used during any reduction in the fund's receipts to maintain stability in payments.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 13:10.3(D)(intro para); adds R.S. 13:10.3(D)(3) and (4))