



# **129th MAINE LEGISLATURE**

# **SECOND REGULAR SESSION-2020**

**Legislative Document** 

No. 1978

S.P. 680

In Senate, January 8, 2020

## An Act To Improve the Disability Retirement Program of the Maine Public Employees Retirement System

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 203.

Reference to the Committee on Labor and Housing suggested and ordered printed.

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DAREK M. GRANT Secretary of the Senate

Presented by Senator MIRAMANT of Knox. Cosponsored by Representative INGWERSEN of Arundel and Senators: BELLOWS of Kennebec, President JACKSON of Aroostook, POULIOT of Kennebec, SANBORN, H. of Cumberland, Representatives: BERRY of Bowdoinham, HARNETT of Gardiner, HUBBELL of Bar Harbor, TALBOT ROSS of Portland.

Be it enacted by the People of the State of Maine as follows: 1 2 Sec. 1. 3 MRSA §734, as amended by PL 2017, c. 88, §2, is repealed. Sec. 2. 4 MRSA §1201, sub-§6-A, ¶B, as enacted by PL 1989, c. 133, §17, is 3 amended to read: 4 Regardless of age or marital status, any other progeny certified by the medical 5 B. board an independent health care provider to be permanently mentally incompetent or 6 7 permanently physically incapacitated and determined by the executive director to be unable to engage in any substantially gainful employment. 8 9 Sec. 3. 4 MRSA §1234, as amended by PL 2017, c. 88, §5, is further amended to 10 read: §1234. Medical board review of disability 11 12 A medical board of the other programs of the Maine Public Employees Retirement 13 System established in section 17106, subsection 1 is the medical board of the Judicial Retirement Program. The medical board shall arrange for and pass upon all medical 14 examinations required under this chapter with respect to disability retirements and shall 15 report in writing to the Supreme Judicial Court its conclusions and recommendations 16 upon all the matters referred to it. The board of trustees may designate other medical 17 providers to provide medical consultation on judicial disability cases. 18 Sec. 4. 4 MRSA §1353, sub-§1, as amended by PL 2017, c. 88, §6, is further 19 amended to read: 20 1. Conditions. Any member who becomes disabled while in service may receive a 21 22 disability retirement allowance by order of at least 5 Justices of the Supreme Judicial Court or upon written application to the executive director, review and report of the 23 application by the medical board and approval of that application by at least 5 of the 24 25 Justices of the Supreme Judicial Court if that member is mentally or physically incapacitated to the extent that it is impossible for that member to perform the duties as a 26 judge and the incapacity is expected to be permanent, as shown by medical examination 27 or tests. A qualified medical provider mutually agreed upon by the executive director and 28 member shall conduct the examinations or tests at an agreed upon place, and the costs 29 30 must be paid by the Maine Public Employees Retirement System. Sec. 5. 5 MRSA §11007, sub-§3, as enacted by PL 1977, c. 551, §3, is amended 31 32 to read: **3. Judgment.** The court shall may not substitute its judgment for that of the agency 33 on questions of fact, except that with respect to a timely appeal by an individual of a 34 denial of a disability determination by a hearing officer pursuant to sections 17106-A and 35

- 36 <u>17106-B, the court shall review the matter de novo</u>.
- 37 Sec. 6. 5 MRSA §17001, sub-§12, ¶B, as enacted by PL 1985, c. 801, §§5 and 7,
   38 is amended to read:

B. Regardless of age or marital status, any other progeny certified by the medical board an independent health care provider to be permanently mentally incompetent or permanently physically incapacitated and determined by the executive director to be unable to engage in any substantially gainful employment.

5 Sec. 7. 5 MRSA §17001, sub-§18-B is enacted to read:

6 **<u>18-B. Health care provider.</u>** "Health care provider" means an appropriately 7 licensed, certified or registered provider of mental or physical health care, either in the 8 public or private sector, or any business establishment providing health care services.

9 Sec. 8. 5 MRSA §17106, as amended by PL 2017, c. 88, §§14 to 16, is repealed.

10 Sec. 9. 5 MRSA §17106-A, first ¶, as enacted by PL 2009, c. 322, §7, is 11 amended to read:

A hearing officer employed, contracted or otherwise provided by the board <u>The board</u> shall contract with qualified attorneys to act as hearing officers to implement the provisions of this chapter is. <u>Hearing officers are</u> subject to the provisions of this section. <u>Hearing officers are not employees of the board but independent contractors that serve as</u> neutral and independent decision makers.

Sec. 10. 5 MRSA §17106-A, sub-§1, as enacted by PL 2009, c. 322, §7, is
 amended to read:

1. Independent decision makers. All hearing officers are independent decision 19 makers and are authorized to make recommended final decisions in regard to matters that 20 come before them, consistent with applicable statutes and rules. A decision of the 21 hearing officer must be based upon the record as a whole. The Except as provided in 22 section 17106-B, the board shall accept the recommended decision of the hearing officer 23 unless the recommended decision is not supported by the record as a whole, the 24 25 retirement system is advised by the Attorney General that the hearing officer has made an error of law or the decision exceeds the authority or jurisdiction conferred upon the 26 hearing officer. A decision of the board upon a recommended decision of the hearing 27 officer constitutes final agency action. The board shall retain its decision-making 28 29 authority in all retirement system policy areas.

30 Sec. 11. 5 MRSA §17106-A, sub-§6, as amended by PL 2017, c. 88, §18, is 31 further amended to read:

32 6. Engagement and termination. The board shall engage contract with only qualified hearing officers, who must be monitored by the board. A contract with a 33 hearing officer may be terminated for misconduct. Retaliatory action of any kind, 34 35 including reprimand or termination, may not be taken against a hearing officer on the basis of that hearing officer's having issued decisions contrary to the decision of the 36 executive director. In the event of termination, the retirement system shall set forth in 37 writing the basis for the termination, the propriety of which may then be considered by 38 the joint standing committee of the Legislature having jurisdiction over public employee 39 retirement matters pursuant to subsection 5. 40

### 1 Sec. 12. 5 MRSA §17106-B is enacted to read:

#### 2 §17106-B. Disability retirement; medical review

3 1. Disability retirement forms; assessment; preapproval benefit. The board shall develop and make easily accessible to health care providers in this State a residual 4 5 functional capacity form that allows a provider to provide an assessment of a member's ability to work after taking into account the member's mental or physical disability. A 6 7 member seeking disability retirement shall obtain an assessment from the health care provider of the member's ability to work after taking into account the member's mental or 8 9 physical disability, and, if the health care provider finds that the member is disabled, the 10 health care provider, at the request of the member, shall file with the board a residual functional capacity form signed by a health care provider. The provider shall also 11 12 provide a copy of the form to the member. The board may find that a member has a mental or physical disability and is eligible for disability retirement based on the 13 14 information provided in the form.

A. Beginning with the first full month following the receipt of a residual functional capacity form that states a member is unable to perform essential functions of a job due to a disability that is expected to last at least 12 months, the member must be granted a preapproval benefit calculated at 50% of full disability retirement for 6 months or until a determination of disability is made entitling the member to full disability retirement, whichever comes first. This preapproval payment may be made upon a disability application only once within a 5-year period.

22 **2. Medical review.** If the board is unable to determine whether a member is eligible 23 for disability retirement based on the information provided in the residual functional 24 capacity form under subsection 1, the board shall direct the member to have an 25 independent medical examination by an independent health care provider.

A. The board shall pay all fees of the independent health care provider. The independent health care provider may not be a state employee and may not have any association with the board other than providing the independent medical examination and receiving payment for that service and, unless the member consents in writing, may not have previously examined or treated the member with respect to the member's mental or physical disability.

B. The member may have a representative present at the independent medical
 examination, who may be a union representative, an attorney or a health care provider
 of the member's choice. The board shall reimburse the member's representative as
 follows:

- 36 (1) If the representative is a health care provider, the board shall pay that
   37 provider a standard per diem rate established by the board and a reasonable
   38 mileage reimbursement; and
- 39 (2) Any other representative of the member must be paid a reasonable mileage
   40 reimbursement only.
- 41 **3.** Disability specialist finding; board determination; appeal. After an 42 independent medical review under subsection 2, the board shall refer the member's

application to an employee of the board who is a disability specialist, who shall, in
 consultation with the board, make a finding of disability based upon the totality of the
 evidence and in accordance with subsection 4. A finding by the disability specialist may
 be accepted or rejected by the board. A final decision of the board that the member is not
 disabled may be appealed by the member to a hearing officer, who shall hear the appeal
 in accordance with section 17106-A.

Medical evidence. When reviewing medical evidence in making a determination
 of disability, the board, disability specialists and hearing officers shall primarily consider
 medical opinions in the record and whether the opinions are supported by sound medical
 evidence and are consistent with other medical evidence in the record.

5. Attorney's fees. If a member has retained services of an attorney to represent the member before a hearing officer or in a court proceeding on appeal of a hearing officer's decision and the fee arrangement has been approved by the hearing officer or the court and the attorney obtains a favorable result for the member, the attorney's legal fees must be paid by the board up to a maximum of \$12,000. The fee arrangement may be a contingency fee, in which case the payment by the board must be applied toward the satisfaction of the contingency fee.

18 Sec. 13. 5 MRSA §17902, sub-§1, ¶A, as amended by PL 2017, c. 88, §22, is
 19 further amended to read:

20 A. The executive director shall obtain medical consultation on each applicant for disability retirement benefits in accordance with related rules established by the 21 board, which must include provisions indicating when a case must be reviewed by a 22 medical board and when alternative means of medical consultation are acceptable. 23 Rules adopted pursuant to this paragraph are routine technical rules as defined in 24 chapter 375, subchapter 2-A. Whether provided by the medical board or by an 25 alternative means, medical Medical consultation obtained by the executive director 26 must be objective and be provided by a medical provider or medical providers 27 qualified to review the case by specialty or experience and to whom the applicant is 28 not known. 29

30 Sec. 14. 5 MRSA §17911, first ¶, as enacted by PL 2003, c. 387, §4, is amended
 31 to read:

Upon agreement of the executive director and the person, rehabilitation services may 32 be provided to any person who is the recipient of a disability retirement benefit under this 33 34 article as a means to the person being able to return to substantially gainful activity. As a condition of entering into an agreement to provide rehabilitation services, the executive 35 36 director must determine that rehabilitation is feasible, that rehabilitation is consistent with the purposes of this article, that the recipient is suitable for rehabilitation services and that 37 rehabilitation services are likely to lead to substantially gainful activity. 38 When 39 appropriate, determination of suitability must include consultation with the medical board 40 to determine any medical indications that the recipient should not engage in a rehabilitation program or to identify a recipient too severely disabled to benefit from 41 rehabilitation services in accordance with the purposes of this article. Services must be 42 provided by private and public rehabilitation counselors, government agencies and others 43

approved by the executive director as qualified to provide rehabilitation services. The executive director shall consider a rehabilitation counselor's rate of successfully placing rehabilitated employees in jobs relative to the placement rates of other counselors in the State as fundamental in deciding whether to approve the counselor as qualified. This section does not affect the ongoing requirement that a person remain disabled in order to continue to receive disability benefits.

- Sec. 15. 5 MRSA §17921, sub-§1, as enacted by PL 1989, c. 409, §§8 and 12, is
   amended to read:
- 9 1. Disabled. "Disabled" means that the member is mentally or physically
   incapacitated under the following conditions:
- 11A. The incapacity is expected to be permanent result in death or has lasted or is12expected to last for a continuous period of at least 12 months;
- B. That it is impossible to perform the duties of the member is unable to perform the
   essential functions of the member's employment position with or without reasonable
   and appropriate accommodation;
- 16 C. After the incapacity has continued for 2 years, the incapacity must render the 17 member unable <u>either</u> to <u>earn at least 75% of the member's predisability earnings or</u> 18 <u>to</u> engage in any substantially gainful activity for which the member is qualified by 19 training, education or experience; and
- D. The incapacity may be revealed by examinations or tests conducted in accordance with section 17926.
- Sec. 16. 5 MRSA §17925, sub-§1, ¶A, as amended by PL 2017, c. 88, §25, is
   further amended to read:
- A. The executive director shall obtain medical consultation on each applicant for 24 disability in accordance with related rules established by the board, which must 25 26 include provisions indicating when a case must be reviewed by a medical board and when alternative means of medical consultation are acceptable. Rules adopted 27 pursuant to this paragraph are routine technical rules as defined in chapter 375, 28 29 subchapter 2-A. Whether provided by the medical board or by an alternative means. medical Medical consultation obtained by the executive director must be objective 30 and be provided by a medical provider or medical providers qualified to review the 31 32 case by specialty or experience and to whom the applicant is not known.
- 33 Sec. 17. 5 MRSA §17926, first ¶, as amended by PL 1995, c. 643, §11, is further
   34 amended to read:
- Any examinations or tests recommended by the medical board in accordance with conducted under section 17106 17106-B or required by the executive director under section 17921, subsection 1, paragraph D; section 17924; section 17929, subsection 2, paragraph B; or section 17933, subsection 3, paragraph A, are governed as follows.
- 39 Sec. 18. 5 MRSA §17927, first ¶, as amended by PL 2003, c. 387, §5, is further
   40 amended to read:

Upon agreement of the executive director and the person, rehabilitation services may 1 2 be provided to any person who is the recipient of a disability retirement benefit under this article as a means to the person being able to return to substantially gainful activity. As a 3 condition of entering into an agreement to provide rehabilitation services, the executive 4 director must determine that rehabilitation is feasible, that rehabilitation is consistent with 5 the purposes of this article, that the recipient is suitable for rehabilitation services and that 6 rehabilitation services are likely to lead to substantially gainful activity. 7 When appropriate, determination of suitability must include consultation with the medical board 8 9 to determine any medical indications that the recipient should not engage in a rehabilitation program or to identify a recipient too severely disabled to benefit from 10 rehabilitation services in accordance with the purposes of this article. Services must be 11 provided by private and public rehabilitation counselors, government agencies and others 12 approved by the executive director as qualified to provide rehabilitation services. The 13 executive director shall consider a rehabilitation counselor's rate of successfully placing 14 rehabilitated employees in jobs relative to the placement rates of other counselors in the 15 State as fundamental in deciding whether to approve the counselor as qualified. This 16 section does not affect the ongoing requirement that a person remain disabled in order to 17 continue to receive disability benefits. 18

Sec. 19. 5 MRSA §17929, sub-§2, ¶B, as amended by PL 2003, c. 675, §2, is
 further amended to read:

B. The executive director may require, once each year, that the person undergo examinations or tests, conducted in accordance with section 17926, to determine the person's disability. The executive director may refer the records documenting the results of the examinations or tests and the person's file to the medical board for medical consultation regarding rehabilitation in accordance with section 17106, subsection 3, paragraph E.

27 (1) After the disability has continued for 2 years, the disability must render the person unable to engage in any substantially gainful activity that is consistent 28 with the person's training, education or experience and average final 29 compensation adjusted by the same percentage adjustment as has been received 30 under section 17806. The disability retirement benefit continues if the person can 31 effectively demonstrate to the executive director that the person is actively 32 33 seeking work. For the purposes of this subparagraph, the ability to engage in substantially gainful activity is demonstrated by the ability to perform work 34 resulting in annual earnings that exceed \$20,000 or 80% of the recipient's average 35 final compensation at retirement, whichever is greater, adjusted by the same 36 percentage adjustments granted under section 17806. 37

- 38 (2) If the person refuses to submit to the examinations or tests under this
   39 paragraph, the disability retirement benefit is discontinued until that person
   40 withdraws the refusal.
- 41 (3) If the person's refusal under subparagraph (2) continues for one year, all
  42 rights to any further benefits under this article cease.

| 1<br>2<br>3  | (4) If it is determined, on the basis of the examinations or tests under this paragraph, that the disability of a person no longer exists, the payment of the disability retirement benefit ceases.  |
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| 4<br>5   | (5) The executive director shall notify the person in writing of the decision to discontinue the disability retirement allowance under subparagraph (2) or (4).  |
| 6  | (a) The decision is subject to appeal under section 17451.   |
| 7<br>8<br>9  | (b) If the person appeals the executive director's decision, the disability retirement allowance may not be discontinued until all appeals have been exhausted.  |
| 10<br>11   | <b>Sec. 20. 5 MRSA §17930, sub-§2, </b> ¶ <b>C,</b> as enacted by PL 1989, c. 409, §§8 and 12, is amended to read:   |
| 12<br>13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22 | C. If, during the first 5 years of reemployment, the person again becomes disabled, terminates employment and is not covered by any other disability program, the retirement system shall resume paying the disability retirement benefit payable prior to the reemployment with all applicable cost-of-living adjustments and shall provide rehabilitation services under in accordance with section 17927 if recommended by the medical board. If the benefit payable under the other disability program is not equal to or greater than the benefit under this article, the retirement system shall pay the difference between the amount of the benefit payable under the other disability program and the amount of the benefit payable under this article. The executive director shall require examinations or tests to determine whether the person is disabled as described in section 17921; and |
| 23<br>24   | Sec. 21. 5 MRSA §17930, sub-§3, ¶E, as enacted by PL 1989, c. 409, §§8 and 12, is amended to read:   |
| 25<br>26<br>27<br>28<br>29<br>30<br>31<br>32                   | E. If, during the first 5 years of reemployment, the person again becomes disabled<br>and terminates employment, the retirement system shall resume paying the disability<br>retirement benefit payable prior to the reemployment with all applicable cost-of-<br>living adjustments, or if greater, a disability retirement benefit based upon the<br>person's current average final compensation and shall provide rehabilitation services<br>under in accordance with section 17927 if recommended by the medical board. The<br>executive director shall require examinations or tests to determine whether the person<br>is disabled as defined in section 17921; and  |
| 33<br>34   | <b>Sec. 22. 5 MRSA §17953, sub-§3, </b> ¶ <b>A</b> , as amended by PL 1991, c. 469, §2, is further amended to read:  |
| 35<br>36<br>37   | A. A surviving spouse of the qualifying member is paid a \$150 benefit each month beginning the first month after the death occurs and continuing during the surviving spouse's lifetime, if:  |
| 38<br>39   | (1) The deceased qualifying member had 10 years of creditable service at the time of death; or   |
| 40<br>41   | (2) The surviving spouse is certified by the medical board an independent health care provider to be permanently mentally incompetent or permanently physically  |
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- 1 incapacitated and is determined by the executive director to be unable to engage 2 in any substantially gainful employment.
- 3 A full month's benefit is paid to the estate of the surviving spouse for the month in 4 which the surviving spouse dies.
- 5 Sec. 23. 5 MRSA §17953, sub-§5-A, ¶A, as amended by PL 1991, c. 469, §2, is
   6 further amended to read:
- A. A designated beneficiary who is alive at the time of the death of the qualifying member is paid \$150 per month beginning the first month after the death occurs and continuing until the date of the designated beneficiary's death, if the designated beneficiary is certified by the medical board an independent health care provider to be permanently mentally incompetent or permanently physically incapacitated and is determined by the executive director to be unable to engage in any substantially gainful employment.
- Sec. 24. 5 MRSA §18502, sub-§1, ¶A, as amended by PL 2017, c. 88, §30, is
   further amended to read:
- A. The executive director shall obtain medical consultation on each applicant for 16 disability retirement benefits in accordance with related rules established by the 17 board, which must include provisions indicating when a case must be reviewed by a 18 medical board and when alternative means of medical consultation are acceptable. 19 Rules adopted pursuant to this paragraph are routine technical rules as defined in 20 21 chapter 375, subchapter 2-A. Whether provided by the medical board or by an alternative means, medical Medical consultation obtained by the executive director 22 must be objective and be provided by a medical provider or medical providers 23 qualified to review the case by specialty or experience and to whom the applicant is 24 25 not known.
- 26 Sec. 25. 5 MRSA §18512, first ¶, as enacted by PL 2003, c. 387, §10, is 27 amended to read:
- Upon agreement of the executive director and the person, rehabilitation services may 28 29 be provided to any person who is the recipient of a disability retirement benefit under this article as a means to the person being able to return to substantially gainful activity. As a 30 condition of entering into an agreement to provide rehabilitation services, the executive 31 director must determine that rehabilitation is feasible, that rehabilitation is consistent with 32 33 the purposes of this article, that the recipient is suitable for rehabilitation services and that rehabilitation services are likely to lead to substantially gainful activity. 34 When appropriate, determination of suitability must include consultation with the medical board 35 to determine any medical indications that the recipient should not engage in a 36 rehabilitation program or to identify a recipient too severely disabled to benefit from 37 38 rehabilitation services in accordance with the purposes of this article. Services must be provided by private and public rehabilitation counselors, government agencies and others 39 approved by the executive director as qualified to provide rehabilitation services. The 40 executive director shall consider a rehabilitation counselor's rate of successfully placing 41 rehabilitated employees in jobs relative to the placement rates of other counselors in the 42 State as fundamental in deciding whether to approve the counselor as qualified. This 43

- section does not affect the ongoing requirement that a person remain disabled in order to
   continue to receive disability benefits.
- 3 Sec. 26. 5 MRSA §18525, sub-§1, ¶A, as amended by PL 2017, c. 88, §32, is
   4 further amended to read:
- 5 A. The executive director shall obtain medical consultation on each applicant for disability in accordance with related rules established by the board, which must 6 7 include provisions indicating when a case must be reviewed by a medical board and 8 when alternative means of medical consultation are acceptable. Rules adopted pursuant to this paragraph are routine technical rules as defined in chapter 375, 9 subchapter 2-A. Whether provided by the medical board or by an alternative means, 10 medical Medical consultation obtained by the executive director must be objective 11 and be provided by a medical provider or medical providers qualified to review the 12 13 case by specialty or experience and to whom the applicant is not known.
- Sec. 27. 5 MRSA §18526, first ¶, as amended by PL 1995, c. 643, §23, is further
   amended to read:
- Any examinations or tests recommended by the medical board in accordance with conducted under section 17106 17106-B or required by the executive director under section 18521, subsection 1, paragraph D; section 18524; section 18529, subsection 2, paragraph B; or section 18533, subsection 3, paragraph A<sub>7</sub> are governed as follows.
- Sec. 28. 5 MRSA §18527, first ¶, as amended by PL 2003, c. 387, §11, is further
   amended to read:
- 22 Upon agreement of the executive director and the person, rehabilitation services may be provided to any person who is the recipient of a disability retirement benefit under this 23 article as a means to the person being able to return to substantially gainful activity. As a 24 condition of entering into an agreement to provide rehabilitation services, the executive 25 director must determine that rehabilitation is feasible, that rehabilitation is consistent with 26 the purposes of this article, that the recipient is suitable for rehabilitation services and that 27 rehabilitation services are likely to lead to substantially gainful activity. 28 When 29 appropriate, determination of suitability must include consultation with the medical board to determine any medical indications that the recipient should not engage in a 30 rehabilitation program or to identify a recipient too severely disabled to benefit from 31 rehabilitation services in accordance with the purposes of this article. Services must be 32 33 provided by private and public rehabilitation counselors, government agencies and others approved by the executive director as gualified to provide rehabilitation services. The 34 executive director shall consider a rehabilitation counselor's rate of successfully placing 35 rehabilitated employees in jobs relative to the placement rates of other counselors in the 36 State as fundamental in deciding whether to approve the counselor as qualified. This 37 38 section does not affect the ongoing requirement that a person remain disabled in order to continue to receive disability benefits. 39
- 40 Sec. 29. 5 MRSA §18529, sub-§2, ¶B, as amended by PL 2003, c. 675, §4, is 41 further amended to read:

B. The executive director may require, once each year, that the person undergo examinations or tests, conducted in accordance with section 18526, to determine the person's disability. The executive director may refer the records documenting the results of the examinations or tests and the person's file to the medical board for medical consultation regarding rehabilitation in accordance with section 17106, subsection 3, paragraph E.

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(1) After the disability has continued for 2 years, the disability must render the 7 person unable to engage in any substantially gainful activity that is consistent 8 with the person's training, education or experience and average final 9 compensation adjusted by the same percentage adjustment as has been received 10 under section 18407. The disability retirement benefit continues if the person can 11 12 effectively demonstrate to the executive director that the person is actively seeking work. For purposes of this subparagraph, the ability to engage in 13 substantially gainful activity is demonstrated by the ability to perform work 14 resulting in annual earnings that exceed \$20,000 or 80% of the recipient's average 15 final compensation at retirement, whichever is greater, adjusted by the same 16 17 percentage adjustments granted under section 18407.

- 18 (2) If the person refuses to submit to the examinations or tests under this
  19 paragraph, the disability retirement benefit is discontinued until that person
  20 withdraws the refusal.
- (3) If the person's refusal under subparagraph (2) continues for one year, all
   rights to any further benefits under this article cease.
- (4) If it is determined, on the basis of the examinations or tests under this
  paragraph, that the disability of a person no longer exists, the payment of the
  disability retirement benefit ceases.
- (5) The executive director shall notify the person in writing of the decision to
  discontinue the disability retirement allowance under subparagraph (2) or (4).
  - (a) The decision is subject to appeal under section 17451.
- (b) If the person appeals the executive director's decision, the disability
  retirement allowance may not be discontinued until all appeals have been
  exhausted.
- Sec. 30. 5 MRSA §18530, sub-§2, ¶C, as enacted by PL 1989, c. 409, §§11 and
   12, is amended to read:

C. If, during the first 5 years of reemployment, the person again becomes disabled, 34 terminates employment and is not covered by any other disability program, the 35 retirement system shall resume paying the disability retirement benefit payable prior 36 to the reemployment with all applicable cost-of-living adjustments and shall provide 37 rehabilitation services under in accordance with section 18527 if recommended by 38 the medical board. If the benefit payable under the other disability program is not 39 equal to or greater than the benefit under this article, the retirement system shall pay 40 41 the difference between the amount of the benefit payable under the other disability program and the amount of the benefit payable under this article. The executive 42

director shall require examinations or tests to determine whether the person is 1 2 disabled as described in section 18521; and 3 Sec. 31. 5 MRSA §18530, sub-§3, ¶E, as enacted by PL 1989, c. 409, §§11 and 12, is amended to read: 4 E. If, during the first 5 years of reemployment, the person again becomes disabled 5 and terminates employment, the retirement system shall resume paying the disability 6 7 retirement benefit payable prior to the reemployment with all applicable cost-ofliving adjustments, or if greater, a disability retirement benefit based upon the 8 person's current average final compensation and shall provide rehabilitation services 9 under in accordance with section 18527 if recommended by the medical board. The 10 executive director shall require examinations or tests to determine whether the person 11 12 is disabled as defined in section 18521; and Sec. 32. 5 MRSA §18553, sub-§3, ¶A, as amended by PL 1991, c. 469, §5, is 13 further amended to read: 14 A. A surviving spouse of the qualifying member is paid a \$150 benefit each month 15 beginning the first month after the death occurs and continuing during the surviving 16 spouse's lifetime, if: 17 (1) The deceased qualifying member had 10 years of creditable service at the 18 time of death: or 19 20 (2) The surviving spouse is certified by the medical board an independent health care provider to be permanently mentally incompetent or permanently physically 21 incapacitated and is determined by the executive director to be unable to engage 22 23 in any substantially gainful employment. 24 A full month's benefit is paid to the estate of the surviving spouse for the month in 25 which the surviving spouse dies. 26 Sec. 33. 5 MRSA §18553, sub-§5-A, ¶A, as amended by PL 1991, c. 469, §5, is further amended to read: 27 28 A. A designated beneficiary who is alive at the time of the death of the qualifying member is paid \$150 per month beginning the first month after the death occurs and 29 continuing until the date of the designated beneficiary's death, if the designated 30 31 beneficiary is certified by the medical board an independent health care provider to be permanently mentally incompetent or permanently physically incapacitated and is 32 determined by the executive director to be unable to engage in any substantially 33 gainful employment. 34 **SUMMARY** 35 36 This bill amends the laws relating to disability retirement under the Maine Public Employees Retirement System and makes other changes relating to the structure of the 37 Maine Public Employees Retirement System. This bill: 38

1 1. Repeals the laws providing for a medical board to review applications for 2 disability retirement;

- Provides that the system's hearing officers are not employees of the Board of
   Trustees of the Maine Public Employees Retirement System but independent contractors
   that serve as neutral and independent decision makers;
- 6 3. Modifies the definition of "disabled";

7 4. Provides that a member seeking disability retirement must obtain a residual functional capacity assessment from a health care provider. The bill defines "health care 8 provider." The board may find that a member has a mental or physical disability and is 9 eligible for disability retirement based on the information provided through the 10 assessment. If the board is unable to determine whether the member is eligible for 11 disability retirement based on the information provided through the assessment, the board 12 must direct the member to have an independent medical examination by an independent 13 health care provider. After an independent medical review, the board must refer the 14 member's application to a disability specialist, who must, in consultation with the board, 15 make a finding of disability based upon the totality of the evidence. A final decision of 16 the board that the member is not disabled may be appealed by the member to a hearing 17 officer. An adverse decision by the hearing officer may be appealed to the court, which 18 19 must review the matter de novo;

5. Provides that, beginning with the first full month following the receipt of a residual functional capacity form that states a member is unable to perform essential functions of a job due to a disability that is expected to last at least 12 months, the member must be granted a preapproval benefit calculated at 50% of full disability retirement for 6 months or until a determination of disability is made entitling the member to full disability retirement, whichever comes first. This preapproval payment may be made upon a disability application only once within a 5-year period;

6. Provides that, when reviewing medical evidence in making a determination of disability, the board, disability specialists and hearing officers must primarily consider medical opinions in the record and whether the opinions are supported by sound medical evidence and are consistent with other medical evidence in the record; and

7. Provides that, if a member has retained services of an attorney to represent the member before a hearing officer or in a court proceeding on appeal of a hearing officer's decision and the fee arrangement has been approved by the hearing officer or the court and the attorney obtains a favorable result for the member, the attorney's legal fees must be paid by the board up to a maximum of \$12,000. The attorney may have a contingency fee arrangement, in which case any payment from the board must be applied toward the satisfaction of the contingency fee.