ARTICLE 73B

11 (14)

Notwithstanding any other provisions of the law to the contrary, a retired member who is receiving a service retirement allowance may accept temporary employment in which all or part of the compensation thereof comes from State funds, or temporary employment with the General Assembly of Maryland as an attache, clerk, proofreader, etc., without any reduction in his retirement allowance; provided he immediately notifies the board of trustees of his intention to accept such employment and specifies the compensation to be received therefor and further provided the retirement allowance receivable by him, computed without optional modification, plus the annual remuneration for the position, shall not exceed in the amount the average final compensation upon which such retirement allowance was based, except that there shall be no limitation on the retirement allowance for any such person who has been retired for a period of more than ten years. Such temporary employment shall not be in a regularly allocated position and shall not in any consecutive twelve (12) month period be in excess of six (6) months of full-time employment or its equivalence in part-time employment. THE OF A SERVICE PENSIONER SHALL ANNUAL EARNINGS DETERMINED BY THE DIFFERENCE BETWEEN HIS RETIREMENT ALLOWANCE, AT THE TIME OF HIS RETIREMENT, AND HIS AVERAGE FINAL COMPENSATION.

ARTICLE 77

195

(9) Notwithstanding any other provision of law to the contrary, a retired member who is receiving a service retirement allowance may accept temporary employment in which all or part of the compensation therefor comes from State funds, provided he immediately notifies the board of trustees of his intention to accept such employment and specifies the compensation to be received therefor and further provided the retirement allowance receivable by him, computed without optional modification, plus the annual remuneration for the position, shall not exceed in amount the average final compensation upon which such retirement allowance was based, except that there shall be no limitation on retirement allowance for any such member who has been retired for a period of more than ten years. THE ANNUAL EARNINGS OF A SERVICE PENSIONER SHALL BE DETERMINED BY THE DIFFERENCE BETWEEN HIS RETIREMENT ALLOWANCE, AT THE TIME OF HIS RETIREMENT, AND HIS AVERAGE FINAL COMPENSATION.

ARTICLE 88B

53 (14).

Notwithstanding any other provision of law to the contrary, a retired member who is receiving a service retirement allowance may accept temporary employment in which all or part of the compensation therefor comes from State funds, provided he immediately notifies the board of trustees of his intention to accept such employment and specifies the compensation to be received therefor and further provided the retirement allowance received by him, computed without optional modification, plus the annual remuneration for the position, shall not exceed in amount the average final compensation upon which such retirement allowance was based, except that there shall be no limitation on retirement allowance for any such member who has been retired for a period of more than ten years. Such