

SENATE BILL No. 25

DIGEST OF SB 25 (Updated January 8, 2020 12:03 pm - DI 132)

Citations Affected: IC 36-8.

Synopsis: Mental health disability review panels. Establishes mental health disability review panels (review panel) for evaluation of members of the 1977 police officers' and firefighters' pension and disability fund (1977 fund) who have been determined to have an impairment for mental illness. Includes mental illness in the description of "occupational diseases" for purposes of determining whether a 1977 fund member has an impairment. Makes the final determination of an impairment for a mental illness provisional for two years: (1) beginning July 1, 2020, for a final determination made after December 31, 2012, and before July 1, 2020; or (2) from the date of the final determination, for a final determination made after June 30, 2020. Requires that, during that time, the 1977 fund member participate in a mental health treatment plan, at the employer's cost, and at the end of the two year period, requires the review panel to evaluate the 1977 fund member to determine if the 1977 fund member: (1) is medically able to return to duty; or (2) may continue for another two year provisional disability period. Requires that, at the end of the second provisional period, the review panel evaluate the 1977 fund member to determine if the 1977 fund member: (1) is medically able to return to duty; or (2) has a permanent impairment. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Effective: July 1, 2020.

Boots, Garten, Tallian, Doriot, Niezgodski, Ford J.D.

January 6, 2020, read first time and referred to Committee on Pensions and Labor. January 9, 2020, amended, reported favorably — Do Pass.



Second Regular Session of the 121st General Assembly (2020)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2019 Regular Session of the General Assembly.

SENATE BILL No. 25

A BILL FOR AN ACT to amend the Indiana Code concerning pensions.

Be it enacted by the General Assembly of the State of Indiana:

I	SECTION 1. IC 36-8-8-12.5, AS AMENDED BY P.L.59-2009,
2	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2020]: Sec. 12.5. (a) This section applies only to a fund
4	member who:
5	(1) is hired for the first time after December 31, 1989;
6	(2) chooses coverage by this section and section 13.5 of this
7	chapter under section 12.4 of this chapter; or
8	(3) is described in section 12.3(c)(2) of this chapter.
9	(b) At the same hearing where the determination of whether the
10	fund member has a covered impairment is made, the local board shall
11	determine the following:
12	(1) Whether the fund member has a Class 1 impairment. A Class
13	1 impairment is a covered impairment that is the direct result of
14	one (1) or more of the following:
15	(A) A personal injury that occurs while the fund member is on
16	duty.
17	(B) A personal injury that occurs while the fund member is off



1	duty and is responding to:
2	(i) an offense or a reported offense, in the case of a police
3	officer; or
4	(ii) an emergency or reported emergency for which the fund
5	member is trained, in the case of a firefighter.
6	(C) An occupational disease (as defined in IC 22-3-7-10). A
7	covered impairment that is included within this clause and
8	subdivision (2), including mental illnesses, shall be
9	considered a Class 1 impairment.
10	(D) A health condition caused by an exposure risk disease that
11	results in a presumption of disability or death incurred in the
12	line of duty under IC 5-10-13.
13	(2) Whether the fund member has a Class 2 impairment. A Class
14	2 impairment is a covered impairment that is:
15	(A) a duty related disease. A duty related disease means a
16	disease arising out of the fund member's employment. A
17	disease shall be considered to arise out of the fund member's
18	employment if it is apparent to the rational mind, upon
19	consideration of all of the circumstances, that:
20	(i) there is a connection between the conditions under which
21	the fund member's duties are performed and the disease;
22	(ii) the disease can be seen to have followed as a natural
23	incident of the fund member's duties as a result of the
24	exposure occasioned by the nature of the fund member's
25	duties; and
26	(iii) the disease can be traced to the fund member's
27	employment as the proximate cause; or
28	(B) a health condition caused by:
29	(i) an exposure related heart or lung disease;
30	(ii) an exposure related cancer; or
31	(iii) exposure related Parkinson's disease;
32	that results in a presumption of disability incurred in the line
33	of duty under IC 5-10-15.
34	(3) Whether the fund member has a Class 3 impairment. A Class
35	3 impairment is a covered impairment that is not a Class 1
36	impairment or a Class 2 impairment.
37	SECTION 2. IC 36-8-8-13.1, AS AMENDED BY P.L.179-2018,
38	SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2020]: Sec. 13.1. (a) If:
40	(1) the local board has determined under this chapter that a
41	covered impairment exists and the safety board has determined
42	that there is no suitable and available work within the department



1	considering reasonable accommodation to the extent required by
2	the Americans with Disabilities Act; or
3	(2) the fund member has filed an appeal under section 12.7(o) of
4	this chapter;
5	the local board shall submit the local board's determinations and the
6	safety board's determinations to the system board's director.
7	(b) Whenever a fund member is determined to have an impairment
8	under section 12.7(i) of this chapter, the system board's director shall
9	initiate a review of the default award not later than sixty (60) days after
10	the director learns of the default award.
11	(c) After the system board's director receives the determinations
12	under subsection (a) or initiates a review under subsection (b), the fund
13	member must submit to an examination by a medical authority selected
14	by the system board. The authority shall determine if there is a covered
15	impairment. With respect to a fund member who is covered by sections
16	12.5 and 13.5 of this chapter, the authority shall determine the degree
17	of impairment. The system board shall adopt rules to establish
18	impairment standards, such as the impairment standards contained in
19	the United States Department of Veterans Affairs Schedule for Rating
20	Disabilities. The report of the examination shall be submitted to the
21	system board's director. If a fund member refuses to submit to an
22	examination, the authority may find that no impairment exists.
23	(d) The system board's director shall review the medical authority's
24	report and the local board's determinations and issue an initial
25	determination within sixty (60) days after receipt of the local board's
26	determinations. The system board's director shall notify the local board,
27	the safety board, and the fund member of the initial determination. The
28	following provisions apply if the system board's director does not issue
29	an initial determination within sixty (60) days and if the delay is not
30	attributable to the fund member or the safety board:
31	(1) In the case of a review initiated under subsection (a)(1):
32	(A) the determinations of the local board and the chief of the
33	police or fire department are considered to be the initial
34	determination; and
35	(B) for purposes of section 13.5(d) of this chapter, the fund
36	member is considered to be totally impaired.
37	(2) In the case of an appeal submitted under subsection (a)(2), the
38	statements made by the fund member under section 12.7(o) of this
39	chapter are considered to be the initial determination.
40	(3) In the case of a review initiated under subsection (b), the
41	initial determination is the impairment determined under section



42

12.7(i) of this chapter.

(e) The fund member, the safety board, or the local board may
object in writing to the director's initial determination within fifteen
(15) days after the determination is issued. If no written objection is
filed, the initial determination becomes the final order of the system
board. If a timely written objection is filed, the system board shall issue
the final order after a hearing. Unless an administrative law judge
orders a waiver or an extension of the period for cause shown, the final
order shall be issued not later than one hundred eighty (180) days after
the date of receipt of the local board's determination or the date the
system board's director initiates a review under subsection (b). The
following provisions apply if a final order is not issued within the time
limit described in this subsection and if the delay is not attributable to
the fund member or the chief of the police or fire department:

- (1) In the case of a review initiated under subsection (a)(1):
 - (A) the determinations of the local board and the chief of the police or fire department are considered to be the final order; and
 - (B) for purposes of section 13.5(f) of this chapter, the fund member is considered to be totally impaired.
- (2) In the case of an appeal submitted under subsection (a)(2), the statements made by the fund member under section 12.7(o) of this chapter are considered to be the final order.
- (3) In the case of a review initiated under subsection (b), the impairment determined under section 12.7(i) of this chapter is considered to be the final order.
- (f) If the system board approves the director's initial determination, then the system board shall issue a final order adopting the initial determination. The local board and the chief of the police or fire department shall comply with the initial determination. If the system board does not approve the initial determination, the system board may receive additional evidence on the matter before issuing a final order.
- (g) Appeals of the system board's final order may be made under IC 4-21.5.
- (h) The transcripts, records, reports, and other materials compiled under this section must be retained in accordance with the procedures specified in section 12.7(p) of this chapter.
- (i) The system board may seek the assistance of the mental health disability review panel established under IC 36-8-8.3-4 in issuing an initial determination or a final order.

SECTION 3. IC 36-8-8.3 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2020]:



1	Chapter 8.3. Impairment Determination for Mental Illness
2	Sec. 1. This chapter applies to a 1977 fund member who receives
3	a final determination of an impairment for a mental health illness
4	under IC 36-8-8-13.1 after December 31, 2012.
5	Sec. 2. As used in this chapter, "review panel" refers to a mental
6	health disability review panel established under section 4 of this
7	chapter.
8	Sec. 3. As used in this chapter, "system board" refers to the
9	board of trustees of the Indiana public retirement system
10	established by IC 5-10.5-3-1.
11	Sec. 4. (a) This chapter provides for the establishment of mental
12	health disability review panels to review impairment
13	determinations in the case of a mental health disability.
14	(b) A mental health disability review panel consists of:
15	(1) one (1) psychologist licensed under IC 25-33-1-5.1;
16	(2) one (1) psychiatrist licensed as a physician under
17	IC 25-22.5; and
18	(3) one (1) active or retired police officer or firefighter who is
19	a member of the 1977 fund, depending on the profession of the
20	fund member being evaluated.
21	(c) A mental health disability review panel shall be selected by
22	the system board.
23	(d) Compensation shall be determined by the system board.
24	Sec. 5. (a) The final determination of an impairment for a
25	mental illness is provisional for two (2) years:
26	(1) for a final determination made after June 30, 2020, from
27	the date of the final determination by the system board under
28	IC 36-8-8-13.1; or
29	(2) for a final determination made after December 31, 2012,
30	and before July 1, 2020, beginning July 1, 2020.
31	(b) During the initial two (2) year provisional period, the fund
32	member shall be subject to and responsible for active participation
33	in a mental health treatment plan as determined by the fund
34	member's treating physician.
35	(c) The employer shall pay for the fund member's mental health
36	care and treatment relating to the disability during the initial two
37	(2) year provisional period.
38	Sec. 6. (a) At the conclusion of the initial two (2) year
39	provisional period described in section 5 of this chapter, a mental
10	health disability review panel, as described in section 4 of this



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42

(b) The review panel:

chapter, shall evaluate the fund member.

1	(1) shall examine reports and records submitted by the fund
2	member's treating physician, and any other mental health
3	care provider seen by the fund member; and
4	(2) may consult with other medical authorities;
5	in conducting its evaluation.
6	Sec. 7. (a) If the review panel determines the fund member is no
7	longer impaired, the review panel shall notify the system board and
8	the local board, and the fund member shall be returned to duty.
9	(b) If the review panel determines the fund member remains
10	impaired consistent with the final disability determination, the
11	fund member shall begin an additional two (2) year provisional
12	period from the date of the review panel's determination. The fund
13	member shall continue to be subject to and responsible for active
14	participation in a mental health treatment plan as determined by
15	the fund member's treating physician.
16	(c) The employer shall continue to pay for the fund member's
17	mental health care and treatment relating to the disability during
18	the second two (2) year provisional period.
19	Sec. 8. At the conclusion of the fund member's second two (2)
20	year provisional period, the review panel shall reevaluate the fund
21	member. The review panel shall conduct its reevaluation in the
22	manner described in section 6(b) of this chapter.
23	Sec. 9. (a) If, after the second evaluation, the review panel
24	determines the fund member is no longer impaired, the review
25	panel shall notify the system board and the local board, and the
26	fund member shall be returned to duty.
27	(b) If the review panel determines the fund member remains
28	impaired consistent with the final disability determination, the
29	fund member shall be determined to have a permanent
30	impairment.



COMMITTEE REPORT

Madam President: The Senate Committee on Pensions and Labor, to which was referred Senate Bill No. 25, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, line 4, delete "June 30, 2020." and insert "**December 31, 2012.**".

Page 5, delete lines 24 through 26, begin a new paragraph and insert:

- "Sec. 5. (a) The final determination of an impairment for a mental illness is provisional for two (2) years:
 - (1) for a final determination made after June 30, 2020, from the date of the final determination by the system board under IC 36-8-8-13.1; or
 - (2) for a final determination made after December 31, 2012, and before July 1, 2020, beginning July 1, 2020."

and when so amended that said bill do pass.

(Reference is to SB 25 as introduced.)

BOOTS, Chairperson

Committee Vote: Yeas 8, Nays 2.

