No. 693, S.]

[Published November 25, 1953.

## CHAPTER 630

AN ACT to amend 66.902 (3) (o) and 66.99 (3) of the statutes, as created by chapter 461, laws of 1953 and as amended by chapter 346, laws of 1953, respectively, relating to the retirement of county judges.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 66.902 (3) (o) of the statutes, as created by chapter 461, laws of 1953, is amended to read:

66.902 (3) (o) Each county judge who makes the election authorized by s. 66.903 (1) (a) 6 shall be granted prior service credit as of January 1, 1954, in accordance with s. 66.904 (1) (a) 1 for service rendered as county judge prior to said date at the rate of 2 times the municipality credit for current service after January 1, 1954, based only upon

his salary as county judge (excluding fees and salary as juvenile judge) which prior service credit shall be reduced by the sum of all normal contributions made by him as county judge prior to said date and the interest added thereto. The 350 per month limitation on earnings provided in ss. 66.901 (9) and 66.903 (2) (a) 1 shall not be applicable. His normal and additional contributions made for any period prior to January 1, 1954, and interest thereon shall become an additional credit of such participating employe and shall be treated in all respects as additional contributions made pursuant to s. 66.904 (1) (a) 4. The prior service credit granted as herein provided shall supersede and replace all prior service credit theretofore granted to such participating employe for service as a county judge which latter prior service credit shall be canceled forthwith. The credit for any other prior service previous to the period covered by such cancellation shall be recomputed upon the basis of the earnings for the last 3 years of such service (or less if the total be less).

SECTION 2. 66.99 (3) of the statutes, as amended by chapter 346, laws of 1953, is amended to read:

66.99 (3) Every state employe and state officer while employed in any position which is not included under any retirement system established by statute shall be included under the agreement authorized by sub. (4) if eligible for inclusion, and all participating municipalities which have acted pursuant to s. 66.902 to be included under the Wisconsin retirement fund shall be included when the participating employes thereof are eligible, \* \* \* and each county shall pursuant to s. 66.902 (1a) be included under the agreement as to the county judge. However, the provisions of this subsection shall not be applicable to services performed in any policeman's or fireman's position.

Approved November 19, 1953.