

No. 51, A.]

[Published June 24, 1953.]

CHAPTER 304

AN ACT to amend 66.906 (1a) of the statutes, relating to the right of circuit judges who attain age 70 after September 30, 1952 to become participating employes under the Wisconsin retirement fund.

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

66.906 (1a) of the statutes is amended to read:

66.906 (1a) Each supreme court justice and circuit judge included under this fund who shall have attained age 70 or more on or before September 30, 1952, shall be retired at the end of his then current term unless he retires prior thereto, and each supreme court justice and circuit judge who attains age 70 thereafter shall be retired at the end of the month in which such age is attained *except as hereinafter provided. Any circuit judge who would attain age 70 after September 30, 1952 and during his term which commenced prior to January 3, 1951 who has not elected to be included under the fund may elect to be so included within 60 days after the effective date of this amendment, in which event he shall be retired at the end of such term unless he retires prior thereto. At the time that any such circuit judge files with the fund his election to be included therein he shall make to such fund all of the employe contributions thereto which he would have made if he had become a participating employe effective January 1, 1952 and thereupon he shall be considered a participating employe as of January 1, 1952.* This * * * subsection shall supersede the provisions of sub. (1) for supreme court justices and circuit judges.

Approved June 17, 1953.
