

**CHAPTER 379**

AN ACT to amend 66.902 (3) (n) of the statutes, relating to prior service credits for service as full-time judges of municipal or inferior courts.

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

66.902 (3) (n) of the statutes is amended to read:

66.902 (3) (n) Each supreme court justice and circuit judge who makes the election pursuant to s. 66.901 (5) (i) shall be given prior service credit as of January 1, 1952, in accordance with s. 66.904 (1) (a) 1 for service prior thereto as supreme court justice, circuit judge or county judge, *or as full-time judge of a court of record, municipal or inferior*, at the rate of 2 times the municipality credit for current service. Prior service credit for service as county judge, *or as full-time judge of a court of record, municipal or inferior*, shall be based only upon his salary as \* \* \* *such* judge (excluding fees and salary as juvenile judge) computed on the basis of the earnings for the last 3 years of service as \* \* \* *such* judge (or less if the total be less), and such prior service credit shall be reduced by an amount equal to the accumulated prior service credit theretofore granted to such participating employe for service as \* \* \* *such* judge and by an amount equal to the accumulation of all normal and municipality matching credits for service as \* \* \* *such* judge, including interest which has been credited.

Approved July 18, 1957.

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