

No. 931, A.]

[Published November 5, 1959.

CHAPTER 603

AN ACT to repeal 62.09 (2) (c), (6) (d) and (7) (d) and 63.075 (1); to renumber 62.09 (7) (e) and (f); and to amend 61.22, 63.075 (2) and 66.199 of the statutes, relating to the pecuniary interests of city and village officers.

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

SECTION 1. 61.22 of the statutes is amended to read:

61.22 Every bond required of a village officer shall be executed with sufficient sureties in a sum fixed by the village board when not otherwise prescribed and be approved by the president. Whenever the village board * * * *deems* any bond insufficient they may require an additional bond to be executed and filed in a sum and within a time not less than 10 days, to be fixed by them. * * *

SECTION 2. 62.09 (2) (c), (6) (d) and (7) (d) of the statutes are repealed.

SECTION 3. 62.09 (7) (e) and (f) of the statutes are renumbered 62.09 (7) (a) and (b).

SECTION 4. 63.075 (1) of the statutes is repealed.

SECTION 5. 63.075 (2) of the statutes is amended to read:

63.075 (2) * * * Cities which have not by ordinance established such salaries shall fix the salaries of councilmen and mayor at the earliest date legally possible.

SECTION 6. 66.199 of the statutes is amended to read:

66.199 Whenever the governing body of any city or village * * * by ordinance * * * adopts a salary schedule for some or all employes and officers of such city and village, other than those subject to ss. 40.809 and 41.15, such may include an automatic adjustment for some or all of such personnel in conformity with fluctuations upwards and downwards in the cost of living, notwithstanding the provisions of ss. 61.32 * * * and 62.13 (7), except that s. 62.13 (7) shall be applicable if such automatic adjustment * * * reduces basic salaries in effect January 1, 1940.

Approved November 2, 1959.