

No. 211, S.]

[Published April 26, 1947.]

**CHAPTER 70.**

AN ACT to create 95.49 (7) of the statutes, relating to the Bang's status of bovine animals on leased farm premises.

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

95.49 (7) of the statutes is created to read:

95.49 (7) Except as provided in subsection (2), it shall be unlawful for the lessor of any farm premises to permit any of the bovine animals on such farm to be commingled with bovine animals belonging to a tenant thereof unless all such animals other than official vaccinates shall have passed negative a test for Bang's disease conducted within the last previous 30 days. Violation of this subsection shall constitute cause for rescission of the lease of such farm by the tenant.

Approved April 25, 1947.

No. 219, S.]

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**CHAPTER 71.**

AN ACT to amend 42.61 (4) and create 42.61 (5) of the statutes, relating to retirement rights of certain persons transferred from federal service to state service.

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

SECTION 1. 42.61 (4) of the statutes is amended to read:

42.61 (4) Persons who have become members of the state employes retirement system shall not thereafter lose their status as members while they remain in the state service on any basis, including leaves of absence, except as provided in subsection (1) (a), (b), (c), (d), (e) and (g). Employes who are absent from the state service on military leave under section \* \* \* 16.276, and who left positions in which they would have become members had they continued in such positions, shall be deemed to be members of the state employes' retirement system. *Any such employe who re-enters state service as provided in section 16.276 shall be permitted, under rules and*

*regulations of the state annuity and investment board to make a single sum deposit to his credit in the employes' savings fund of such retirement system equal to the sum of the deposits which he would have been required to make under said system for any period after June 30, 1943 that said employe was on military leave. In computing such sum it will be assumed that he would have received any normal increase in salary applicable to his classification had he remained in the state service.*

SECTION 2. 42.61 (5) of the statutes is created to read:

42.61 (5) Any person who entered the service of the United States in civilian war emergency employment on or after January 1, 1942, and who was not, at the time of such entry an employe of this state, and who on November 16, 1946, and in accordance with an act or acts of congress was transferred to the service of this state and became a member of the state employes' retirement system, shall, upon his retirement thereunder, receive credit as state service under section 42.63 (1) for such period of service in civilian war emergency employment with the United States. Any person who is transferred to the service of this state as aforesaid shall be permitted, upon becoming a member of the state employes' retirement system, under rules and regulations of the state annuity and investment board, to make a single sum deposit to his credit in the employes' savings fund of such retirement system equal to the sum of the deposits which he would have been required to make under said system for any period between July 1, 1943 and November 15, 1946, both dates inclusive, that said person was in the service of the United States in civilian war emergency employment, as though said person had been a member of the state employes' retirement system for such period.

Approved April 25, 1947.