

requirements of a subpoena issued from said court or a refusal to testify therein.

(d) The committee may require of officers or employes having charge of, control over or administering any public employe pension or retirement plan financial reports thereof showing the financial condition of such plan and the number, nature and amounts of its investments.

(e) It shall establish and keep current a library of all public employe pension and retirement plans throughout the United States and may study such plans of foreign countries.

(8) No bill creating or modifying any system for the retirement of public employes shall be considered by either house until there has been submitted a written report which completely sets forth the actuarial effect of such bill, and fully discloses the alternate cost of each proposed enactment. Each such bill and accompanying report shall be referred by the chief clerk of the house in which introduced to the joint survey committee on retirement systems prior to reference to a standing committee of that house.

Approved July 8, 1947.

No. 370, S.]

[Published July 12, 1947.]

CHAPTER 377.

AN ACT to create 66.90 (7) (a) 7 of the statutes, relating to prior service credit for certain employes under the Wisconsin municipal retirement fund who were formerly compensated on a fee basis.

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

66.90 (7) (a) 7 of the statutes is created to read:

66.90 (7) (a) 7. Notwithstanding the provisions of subsection (3) (d) 2, prior service credit may be given to each participating employe who is or was an employe of a participating municipality on the effective date for periods during which he served such municipality, or an officer of such municipality, on a fee basis, if such participating employe is otherwise eligible for such prior service credit. The governing body of any participating municipality which shall exercise the right hereby

granted to give prior service credit for either or both of said kinds of service, shall certify to the fund all such periods of service and the fees received by such participating employes during such periods, which fees shall be considered earnings for the purpose of calculating the amount of such prior service credit. Notwithstanding the provisions of subsection (3) (d), any participating municipality also may include as participating employes persons performing services of which the participating municipality receives the benefit but who are paid for such services by an officer of such municipality; prior service credit for such service rendered prior to the effective date of participation by the municipality shall be computed, for any such person so included, upon the basis of the compensation certified by the participating municipality as being the usual compensation of any such person for such services; current service credit for such service rendered after such inclusion shall be computed upon the basis of the compensation received by any such person for such services as certified upon the pay rolls submitted by such participating municipality.

Approved July 8, 1947.

No. 388, S.]

[Published July 12, 1947.

CHAPTER 378.

AN ACT to create 27.05 (7) of the statutes, relating to the powers and duties of park commissions in counties of 500,000 population.

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

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

27.05 (7) In the counties having a population of 500,000, investigate the pollution of streams flowing through county parks and parkways or immediately adjacent thereto by sewage, industrial waste or other cause of pollution. In connection with the exercise of such powers and duties the commission shall have authority to conduct investigations, by authorized agents to enter upon any lands and industrial buildings in the county at reasonable hours, to subpoena witnesses, to administer oaths,