No. 342, A.]

[Published September 10, 1959.

CHAPTER 407

- AN ACT to amend 252.016 (2) (b) of the statutes, relating to the time of service of a Milwaukee county circuit judge in the family court branch of that court.
- The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
 - 252.016 (2) (b) of the statutes is amended to read:
- 252.016 (2) (b) The said judges shall for periods of * * * not less than one year designate 2 or more of their number who shall devote their time primarily to divorce litigation and to such other work as is incidental thereto and which is generally described as the work of a family or

Underscored, stricken, and vetoed text may not be searchable. If you do not see text of the Act, SCROLL DOWN. 482

domestic relations court; and the branches presided over by the judges so designated shall be known as the "Family Court Branches." The judges of such branches shall meet from time to time and divide their work, apportioning to each branch its due portion thereof. In case of the absence, sickness or other disability of either of such judges other judges shall be designated to assist temporarily in the performance of the work of such family court.

Approved September 3, 1959.