WEST VIRGINIA LEGISLATURE
FIRST EXTRAORDINARY SESSION, 1986

ENROLLED

HOUSE BILL No. 142

(By Mr. Del. Muresky & Del. E. Martin)

Passed ........................................ May 22, 1986

In Effect ................................... July 1, 1986
ENROLLED
H. B. 142
(By Delegate Murensky and Delegate E. Martin)

[Passed May 22, 1986; in effect July 1, 1986.]

AN ACT to amend and reenact section one, article five, chapter five of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to definitions specifically providing for magistrate court clerks, deputy clerks and magistrate assistants to be eligible for the incremental salary increases provided in said article five even though their maximum compensation is set by statute and providing for such incremental salary increases to be in addition to otherwise maximum statutorily set compensation and definitions providing for any part-year of employee service to be dropped in arriving at full years of total service only after final total is computed, where an employee has worked for more than one state employer.

Be it enacted by the Legislature of West Virginia:

That section one, article five, chapter five of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

ARTICLE 5. SALARY INCREASE FOR STATE EMPLOYEES.

§5-5-1. Definitions.

1 For the purposes of this article: (1) “Eligible employee” means any regular full-time employee of the State or any spending unit thereof who is eligible for membership in any state retirement system of the state of West Virginia or other retirement plan authorized by the state: Provided, That the mandatory salary increase
required by this article shall not apply to any faculty
employee at public institutions of higher learning or any
employee of the state whose compensation is fixed by
statute or by statutory schedule, (except that the clerks,
deputy clerks and magistrate assistants of magistrate
courts shall be eligible for the incremental salary
increases provided in this article and with such
increases to be allowable in addition to the maximum
salaries and compensation for such employee offices
under the magistrate court system statutes of article
one, chapter fifty of the code), nor shall this article be
construed to mandate an increase in the salary of any
elected or appointed officer of the states: (2) "years of
service" means full years of totaled service as an
employee of the state of West Virginia; (3) "spending
unit" means any state office, department, agency, board,
commission, institution, bureau or other designated
body authorized to hire employees.

I, DONALD L. KOPP, Clerk of the House of
Delegates, and as such Clerk, Keeper of the
Rolls of the Legislature of West Virginia,
hereby certify that the foregoing bill, H.
B. 142, disapproved by the Governor on the
28th day of May, 1986, was subsequently
repassed by the Legislature, notwithstanding
the objections of the Governor, on the 30th
day of May, 1986.

Donald L. Kopp
Clerk of the House of Delegates
and Keeper of the Rolls of the
Legislature.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Bruce O. Williams
Chairman Senate Committee

Floyd Fuller
Chairman House Committee

Originating in the House.

Takes effect July 1, 1986.

Todd C. Wilks
Clerk of the Senate

Donald L. Kopp
Clerk of the House of Delegates

Dan Tarrar
President of the Senate

Joseph D. Alt Petro
Speaker of the House of Delegates

The within ..........disapproved........ this the 25th
day of ........................., 1986.

Rusa Bange
Governor
PRESENTED TO THE
GOVERNOR
Date 5/23/86
Time 9:30 A.M.