SHALL BE PAID ONE HALF OF THE PENSION OR SALARY TO WHICH THE JUDGE WOULD HAVE BEEN ENTITLED ON THE DATE OF HIS DEATH IF HE HAD ELECTED TO RECEIVE SAID PENSION OR SALARY IMMEDIATELY AFTER TERMINATION OF HIS ACTIVE IN ORDER TO BE ENTITLED TO THE PENSION OR SERVICE. SALARY PROVIDED BY THIS SECTION, A SPOUSE OF A JUDGE WHO DIES DURING ACTIVE SERVICE SHALL HAVE BEEN MARRIED TO HIM FOR A PERIOD OF NOT LESS THAN THREE YEARS PRIOR TO HIS DEATH, AND, IN THE CASE OF THE DEATH OF A RETIRED JUDGE, NOT LESS THAN THREE YEARS BEFORE HIS RETIREMENT. A SPOUSE WHO IS ENTITLED TO A PENSION OR SALARY UNDER THE PROVISIONS OF THIS SECTION SHALL BE PAID FOR THE PERIOD OF HIS LIFE UNLESS HE REMARRIES, IN WHICH EVENT THE PENSION OR SALARY IS TO CEASE AND TERMINATE. THE PROVISIONS OF THIS SECTION SHALL APPLY TO THE SPOUSES, WHO HAVE NOT PEMARRIED AND WHO ARE OTHERWISE QUALIFIED AS PROVIDED HEREIN, OF ELECTED JUDGES AND RETIRED ELECTED JUDGES WHO DIED BEFORE JUNE 1, 1955. IN DETERMINING THE AMOUNT WHICH ANY SPOUSE IS ENTITLED TO BE PAID AFTER JULY 1, 1962, THE PENSION OF THE DECEASED JUDGE SHALL BE CALCULATED AT THE RATES PRESCRIBED BY §49 OF ARTICLE 26 AS OF THAT NOTWITHSTANDING THAT THE JUDGE MAY HAVE DIED PRIOR THERETO.

59.

IN THE CASE OF ANY JUDGE WHOSE RETIREMENT ALLOWANCE WAS BASED UPON THE PROVISIONS OF §55 (A), (E), OR (C) OF THIS ARTICLE, HIS SPOUSE, WHO WAS ON JULY 1, 1970 RECEIVING BENEFITS UNDER §58 OF THIS ARTICLE, SHALL RECEIVE AN ADDITIONAL RETIREMENT ALLOWANCE EQUAL TO ONE SIXTH OF THE RETIREMENT ALLOWANCE PROVIDEL UNDER §58 OF THIS ARTICLE. ANY SPOUSE WHO IS RECEIVING A SUPPLEMENTATION OF THE RETIREMENT ALLOWANCE FROM A COUNTY OR BALTIMORE CITY SHALL NOT RECEIVE THE ADDITIONAL RETIREMENT ALLOWANCE PROVIDED IN THIS SECTION UNLESS HIS SUPPLEMENTATION IS REDUCED BY AN AMOUNT EQUIVALENT TO THE INCREASE OF RETIREMENT ALLOWANCE PROVIDED UNDER THIS SECTION.

60.

(A) EVERY JUDGE OF THE MUNICIPAL COURT OF BALTIMORE CITY WHO IS RETIRED FROM ACTIVE SERVICE OR IS IN OFFICE ON JUNE 30, 1970, AND EVERY APPOINTED JUDGE IN OFFICE ON JUNE 30, 1970, IF SUBSEQUENTLY ELECTED, INCLUDING A JUDGE WHO WAS CONTINUED IN OFFICE AS A JUDGE OF THE DISTRICT COURT PURSUANT TO ARTICLE