Assembly Bill 439

Published November 16, 1965.

## CHAPTER 361

AN ACT to amend 49.19 (1) (c) of the statutes, to permit medical payments for the relative with whom a dependent child is living and the spouse of such relative whether or not a money grant is made.

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

49.19 (1) (c) of the statutes is amended to read:

49.19 (1) (c) The term "Aid to dependent children" means money payments with respect to, or medical care in behalf of or any type of remedial care recognized under subs. (1) to (9) or s. 49.40 or necessary burial expenses as defined in sub. (5) in behalf of, a dependent child or dependent children, and includes money payments or medical care or any type of remedial care recognized under said subsections for any month including such aid to meet the needs of the relative with whom any dependent child is living if money payments have been made under the state plan with respect to such child for such month and the spouse of such relative if living with him and if such relative is the child's parent and the child is a dependent child by reason of the physical or mental incapacity of a parent or payments made to another individual not a relative enumerated under par. (a), pursuant to federal regulations, when such individual has been appointed by a court of competent jurisdiction as a legal representative of the dependent child or when such individual who may be a caseworker has been designated by the county welfare department to receive payment of the aid.

Approved November 5, 1965.