

CHAPTER 22

AN ACT to amend 49.22 (1) (c) of the statutes, relating to eligibility for old-age assistance to persons who have been out of the state for less than one year if they were eligible on the basis of residence at the time they left.

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

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

49.22 (1) (c) He has resided in the state continuously during the year immediately preceding the date of application *or if he has left the state but returned before being absent for one year and was eligible on the basis of residence at the time he left the state.* An applicant who has resided less than one year in Wisconsin may be granted old-age assistance if the state from which he removed his residence to Wisconsin grants assistance to any resident of Wisconsin who has moved to such state and lived there less than one year; provided that an applicant who has removed his residence to Wisconsin from a state which requires that an applicant who has removed his residence from Wisconsin to such state, reside in such state more than one year before he is eligible for old-age assistance be required to reside in this state for a like period before becoming eligible for old-age assistance in this state; and provided that old-age assistance may be continued when a recipient removes his residence to another state until he satisfies the residence requirements for eligibility for old-age assistance in such state;

Approved April 12, 1961.

---