

No. 330, A.]

[Published July 15, 1961.

CHAPTER 204

AN ACT to amend 49.11 (4) (b) 1 of the statutes, relating to transmittal of notices from municipality furnishing relief to county of residence.

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

49.11 (4) (b) 1 of the statutes is amended to read:

49.11 (4) (b) 1. When settlement is claimed in a county or a municipality in other than the furnishing county, the nonresident notice shall be completed by the furnishing municipality or county, and transmitted to the county clerk of * * * *the county wherein the relief was furnished* (except in counties on the county system, wherein the county clerk is the initiating agent), who shall in turn, transmit said notice to the county clerk of the county in which settlement is claimed. In counties operating under the municipal system of relief, it is the duty of the county clerk to forward such nonresident notice to the clerk of the municipality of claimed settlement.

Approved July 11, 1961.