

No. 14, A.]

[Published June 23, 1959.]

CHAPTER 102

AN ACT to repeal and recreate 49.10 of the statutes, relating to legal settlement of persons receiving public support.

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

SECTION 1. 49.10 of the statutes is repealed and recreated to read:

49.10 LEGAL SETTLEMENT; HOW DETERMINED. (1) A wife has the settlement of her husband, if he has any within the state, but if he has none, she has none. A wife living separate from her husband shall, if criminal proceedings have been instituted under s. 52.05, or support

proceedings commenced under s. 52.10, begin to acquire legal settlement in her own right as of the date of instituting the criminal proceedings or commencing the support proceedings.

(2) (a) Legitimate minor children have the settlement status of their father if living, or of the mother if their father is deceased, or if their mother has acquired settlement in her own right under sub. (1) and has actual custody of the children; if the parents are divorced, the children have the settlement status of the parent who has legal custody awarded by a court of competent jurisdiction. If no award of legal custody is made, the children have the settlement status of the parent having actual custody but if custody is awarded to other than a parent, such children have no settlement.

(b) Illegitimate children have the settlement of their mother; and if her settlement is lost, theirs is lost.

(c) If parental rights are terminated, notwithstanding any disposition of custody in the same or companion proceedings, the child has no settlement.

(3) (a) Any person, except as otherwise provided in this section, without a settlement in any municipality in a county (which is not operating on the county system), who voluntarily resides in that county one whole year without the receipt of aid, public or private, as a dependent person, gains a settlement in the county. That which interrupts residence toward the gaining or losing of settlement in a municipality likewise interrupts residence toward the gaining or losing of a county settlement. Every such settlement continues until it is lost by acquiring a new one in this state or by so residing for one whole year elsewhere than the county of settlement or by so residing one whole year in a municipality within the county of settlement, and the residence which went toward gaining the county settlement shall, if voluntarily in the municipality, be included toward the gaining of settlement in the municipality.

(b) Any person who has a settlement in any municipality in a county (which is not operating on the county system) who resides elsewhere than said municipality for one whole year so as to lose his settlement in the municipality, but does not gain a settlement in another municipality in the county, and does not reside outside the county for one whole year, so as to lose settlement, has a settlement in the county.

(c) Time spent by any person while residing on land owned, operated or controlled by another municipality or county, shall not be included as a part of the year necessary to acquire a settlement in the town, city, village or county, wherein such lands are located, but shall be included as a part of the year necessary to acquire a settlement in such other municipality or county.

(4) Every person (except as otherwise provided in this section) who voluntarily resides in any municipality or county operating on the county system one whole year without receiving aid, either public or private, as a dependent person, gains a legal settlement therein. Residence by a person within this state under the following circumstances shall not be considered as voluntary and shall be considered as interrupted, and no settlement status shall be changed:

(a) While supported as a dependent person by other than a spouse, parent or child.

(b) While employed on any governmental program as a needy person.

(c) While an inmate or under the control and supervision of any public institution or an inmate of a private institution.

(d) While residing or while employed on any Indian reservation land which is not subject to taxation by the municipality or county wherein such land is located.

(e) While under confinement or on probation or parole under the state or federal criminal statutes.

(f) While supported in whole or in part in any institution or foster home as a public charge.

(5) Time spent in the armed forces on active duty exceeding 30 days in the aggregate per annum shall not be included as part of the year necessary to change settlement status.

(6) Marriage emancipates minors so that they may acquire legal settlement in their own right.

(7) Every settlement continues until it is lost by voluntarily acquiring a new one in this state or by voluntarily residing for one whole year elsewhere than the municipality or county in which such settlement exists; and upon voluntarily acquiring a new settlement or upon voluntarily residing one whole year elsewhere than the municipality or county of settlement, all former settlements are lost.

(8) Where a divorce has been granted, the date from which a new settlement may be acquired by a married woman is the day on which the divorce is granted and not the termination of the period when the divorce judgment becomes final.

(9) When any territory is organized into or attached to any municipality, every person having a settlement in such territory, and who actually dwells or has his home, or if absent, has his last dwelling place or home therein, thereafter has a settlement in such new municipality or the one to which such territory is so attached. The organization into or attachment to any municipality of any territory shall not prevent any person from acquiring a legal settlement therein within the time and by the means by which he would have gained it there if no new municipality had been organized or such territory had not been attached.

(10) This section shall not affect any commitments to institutions, payments or decisions made or actions, proceedings or petitions pending or causes of action existing on the basis of legal settlement before the effective date of this section (1960).

(11) When this section is applied to any county operating under the county system of administering public assistance the term "municipality" as used herein means such county unless the context clearly requires otherwise.

(12) In addition to the definitions in s. 49.01, the following definitions apply to this section:

(a) "Settlement status" includes persons with or without a legal settlement in this state.

(b) "Legitimate child" includes children born or conceived in wedlock or legitimated pursuant to law or legally adopted.

(c) "Residence" is the voluntary concurrence of physical presence with intent to remain in a place of fixed habitation. Physical presence shall be prima facie evidence of intent to remain.

(d) "Voluntary" means according to a person's free choice, if competent, or by choice of a guardian if incompetent.

(e) "Confinement" means legal detention of a person after imposition of sentence in any prison, jail, house of correction, prison camp or similar correctional facility, and includes the provisions of s. 56.08.

(f) "Institution" means a facility within this state for congregate care or correction and includes the following:

1. Public. Wisconsin state prison; Wisconsin state reformatory; Wisconsin home for women; Wisconsin school for boys; Wisconsin school for girls; county jails or houses of correction; Wisconsin child center; northern Wisconsin, southern Wisconsin and central Wisconsin colonies and training schools; Mendota, Winnebago and Central state hospitals; Wisconsin

school for visually handicapped; Wisconsin school for the deaf; federal, state, county or municipal hospitals, asylums, infirmaries, tuberculosis sanatoriums or homes for the aged; veterans' hospitals, domiciliaries and homes.

2. Private. Private or denominational centers, schools or homes for neglected, dependent or delinquent children; foster homes (licensed); nursing homes (licensed); lodge, society or benevolent homes; tuberculosis sanatoriums; mental hospitals.

SECTION 2. This act shall take effect January 1, 1960.

Approved June 17, 1959.
