1989 Senate Bill 436

Date of enactment: April 12, 1990 Date of publication\*: April 27, 1990

## **1989 WISCONSIN ACT 236**

AN ACT *to amend* 103.90 (2), (3) (a) 2 and (5) (a) of the statutes, **relating to:** expanding the categories of migrant worker protected and assisted by law.

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

**SECTION 1.** 103.90 (2), (3) (a) 2. and (5) (a) of the statutes are amended to read:

103.90 (2) "Employer" means a person engaged in planting, cultivating, <u>raising</u>, harvesting, handling, drying, packing, packaging, processing, freezing, grading or storing fruits and vegetables; in nursery work; in sod farming or in Christmas tree cultivation or harvesting any agricultural or horticultural commodity in its unmanufactured state who employs a migrant worker.

(3) (a) 2. Any other person who is not related by blood or marriage to his or her employer and who occasionally or habitually leaves an established place of residence to travel to another locality to accept seasonal

employment in the planting, cultivating, <u>raising</u>, harvesting, handling, drying, packing, packaging, processing, freezing, grading or storing of <del>fruits</del> and vegetables; in nursery work; in sod farming or in Christmas tree cultivation or harvesting <u>any agricultural or horticultural com-</u> modity in its unmanufactured state.

(5) (a) "Migrant worker" or "worker" means any person who temporarily leaves a principal place of residence outside of this state and comes to this state for not more than 10 months in a year to accept seasonal employment in the planting, cultivating, <u>raising</u>, harvesting, handling, drying, packing, packaging, processing, freezing, grading or storing of fruits and vegetables; in nursery work; in sod farming or in Christmas tree cultivation or harvesting any agricultural or horticultural commodity in its unmanufactured state.