By: Delegates Valentino-Smith, Acevero, Chang, Feldmark, Forbes, Haynes, Henson, M. Jackson, Krimm, Lehman, Lierman, McKay, Reznik, Solomon, and P. Young

Introduced and read first time: February 7, 2020 Assigned to: Appropriations

Committee Report: Favorable with amendments House action: Adopted Read second time: March 10, 2020

### CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

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### 2 Family Investment Program – Temporary Cash Assistance – Eligibility

3 FOR the purpose of prohibiting reducing or terminating certain temporary cash assistance 4 for certain individuals who qualify for a certain exemption under certain  $\mathbf{5}$ circumstances; prohibiting reducing or terminating certain temporary cash 6 assistance for certain individuals for noncompliance with certain work activities for 7 good cause based on certain criteria as established by the Secretary of Human 8 Services; specifying additional considerations for a certain evaluation of certain work 9 activities; providing that a certain agreement include certain accommodations 10 provided by certain local departments of social services for certain purposes; requiring certain local departments to provide a certain conciliatory period of a 11 certain number of days for certain recipients who are not in compliance with the 1213 Family Investment Program; requiring certain case managers to provide certain assistance to certain Program recipients; requiring the full amount of temporary 1415cash assistance to resume upon compliance with a certain Program; repealing a 16 certain procedure for resuming certain temporary cash assistance; providing for a 17<u>delayed effective date</u>; and generally relating to temporary cash assistance and the 18 Family Investment Program.

- 19 BY repealing and reenacting, with amendments,
- 20 Article Human Services
- 21 Section 5–308(b) and (c), 5–309, 5–310, and 5–312
- 22 Annotated Code of Maryland

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



	2 HOUSE BILL 1313						
1	(2019 Replacement Volume and 2019 Supplement)						
$2 \\ 3 \\ 4 \\ 5 \\ 6$	BY adding to Article – Human Services Section 5–308(c) Annotated Code of Maryland (2019 Replacement Volume and 2019 Supplement						
$7 \\ 8$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
9	Article – Human Services						
10	5-308.						
$11 \\ 12 \\ 13$	(b) (1) An individual may not be required to meet the work activity requirement under subsection $(a)(2)(iv)$ of this section if the individual is exempt under criteria the Secretary establishes.						
14		The criteria shall include exemptions for:					
$\begin{array}{c} 15\\ 16 \end{array}$	under the ag	(i) adults who are required to care for a child who is a recipient f 1 year; and	ıt				
17 18	who are recip	(ii) subject to paragraph (3) of this subsection, adults and childrents and who are severely disabled.	n				
19 20	months unles	An individual's exemption because of severe disability is limited to 1	2				
21		(i) the individual applies for Supplemental Security Income; and					
22		(ii) the application is approved, pending, or on appeal.					
23 24 25 26	4 EXEMPTION UNDER THIS SUBSECTION BUT WHO VOLUNTARILY PARTICIPATES IN A 5 WORK ACTIVITY MAY NOT BE REDUCED OR TERMINATED AS A RESULT OF THE						
27 28 29 30	TERMINATE	) ASSISTANCE FOR AN INDIVIDUAL MAY NOT BE REDUCED OF FOR NONCOMPLIANCE WITH THE WORK ACTIVITY REQUIREMENT I TAL HAS GOOD CAUSE UNDER THE CRITERIA ESTABLISHED BY THE	F				

31(2)THE CRITERIA SHALL PROVIDE THAT ANY OF THE FOLLOWING32ARE SUFFICIENT TO SHOW GOOD CAUSE:

1 **(I) TEMPORARY ILLNESS OR INCAPACITY;**  $\mathbf{2}$ **(II)** COURT-REQUIRED APPEARANCES OR TEMPORARY 3 **INCARCERATION:** 4 (III) DOMESTIC VIOLENCE;  $\mathbf{5}$ (IV) A FAMILY CRISIS THAT THREATENS NORMAL FAMILY 6 FUNCTIONING, INCLUDING: 7 1 **EXPERIENCING HOMELESSNESS WHEREBY A FAMILY:** 8 1. LACKS A FIXED, REGULAR, AND ADEQUATE 9 NIGHTTIME RESIDENCE DUE TO THE LOSS OF THE FAMILY'S HOUSING, ECONOMIC 10 HARDSHIP, OR A SIMILAR REASONS THAT LEAD THE FAMILY TO REASON; OR 11 2. LIVES IN: 12A. **SHARE THE HOUSING OF OTHER PERSONS;** 13₽ LIVE IN A MOTEL, HOTEL, TRAILER PARK, CAR, PARK, 14 PUBLIC SPACE, A VACANT BUILDING, SUBSTANDARD HOUSING, TRANSIT STATION, 15OR CAMPING GROUND<del>, OR SIMILAR SETTING; OR</del> DUE TO A LACK OF ALTERNATIVE 16 **ACCOMMODATIONS;** 17**C.** B. **LIVE IN** AN EMERGENCY SHELTER OR TRANSITIONAL 18 **SHELTER;** HOUSING; 19 **C**. A PRIMARY NIGHTTIME RESIDENCE THAT IS A PUBLIC 20OR PRIVATE PLACE NOT DESIGNED FOR OR ORDINARILY USED AS A REGULAR 21**SLEEPING ACCOMMODATION FOR HUMAN BEINGS; OR** 22D. A CAR PARK, PUBLIC SPACE, VACANT OR ABANDONED 23BUILDING, SUBSTANDARD HOUSING, BUS STATION, TRAIN STATION, OR SIMILAR 24SETTING; 252 EVICTION. FORECLOSURE. OR OTHER LOSS OF 26HOUSING; OR 273. **RECEIVING A UTILITY DISCONNECTION NOTICE OR** 28HAVING A UTILITY DISCONNECTED;

	4 HOUSE BILL 1313
1	(V) A BREAKDOWN IN TRANSPORTATION ARRANGEMENTS;
$\frac{2}{3}$	(VI) A BREAKDOWN IN CHILD CARE ARRANGEMENTS OR LACK OF CHILD CARE FOR A CHILD OR CHILDREN WHO ARE 12 YEARS OLD OR YOUNGER;
4 5 6	(VII) FOR A SINGLE PARENT CARING FOR A CHILD YOUNGER THAN <b>6</b> YEARS OLD WHO IS UNABLE TO OBTAIN CHILD CARE <del>, THE UNAVAILABILITY</del> <del>OF</del> :
7 8	1. <u>THE UNAVAILABILITY OF</u> APPROPRIATE CHILD CARE WITHIN A REASONABLE DISTANCE FROM THE PARENT'S HOME OR WORK SITE;
9 10	2. <u>THE UNAVAILABILITY OR UNSUITABILITY OF</u> INFORMAL CHILD CARE BY A RELATIVE OR OTHERS; OR
$\begin{array}{c} 11 \\ 12 \end{array}$	3. <u>THE UNAVAILABILITY OR UNSUITABILITY OF</u> APPROPRIATE AND AFFORDABLE CHILD CARE ARRANGEMENTS;
13 14	(VIII) A LACK OF SUPPORTIVE SERVICES IDENTIFIED AND AGREED ON BY AN INDIVIDUAL AND A LOCAL DEPARTMENT; OR
$\begin{array}{c} 15\\ 16\end{array}$	(IX) THE FAILURE OF A LOCAL DEPARTMENT TO OFFER OR PROVIDE A REASONABLE ACCOMMODATION TO AN INDIVIDUAL WITH A DISABILITY.
17 18	[(c)] (D) Subject to the State budget, a legal immigrant is entitled to assistance under this subtitle if the immigrant:
19 20	(1) meets FIP eligibility requirements under this subtitle and any other requirements imposed by the State; and
21	(2) (i) arrived in the United States before August 22, 1996; or
$\begin{array}{c} 22\\ 23 \end{array}$	(ii) arrived in the United States on or after August 22, 1996 and is not eligible for federally funded cash assistance.
24	5-309.
25	(a) Except for an applicant or recipient who is a single child, the FIP shall include:
26	(1) an assessment of each applicant or recipient that considers:
27	(i) the reasons for applying for or continuing to rely on assistance;
$\begin{array}{c} 28\\ 29 \end{array}$	(ii) an evaluation of appropriate work activities based on educational level, LITERACY, HEALTH, MENTAL OR PHYSICAL IMPAIRMENTS, HOUSING

$\frac{1}{2}$	STABILITY, CHILD CARE NEEDS, TRANSPORTATION NEEDS, HISTORY OF DOMESTIC OR FAMILY VIOLENCE, job skills and readiness, and interests; [and]					
$\frac{3}{4}$	(iii) personal and family resources available to facilitate independence; and					
$5 \\ 6$	(IV) WHETHER THE APPLICANT OR RECIPIENT QUALIFIES FOR AN EXEMPTION OR HAS GOOD CAUSE NOT TO PARTICIPATE IN A WORK ACTIVITY; AND					
7	(2) welfare avoidance grants that:					
8 9	(i) meet immediate needs so that an applicant or recipient can avoid temporary cash assistance;					
10	(ii) may be granted as the Department considers appropriate;					
11 12 13	(iii) may not cover the same type of immediate need met by a previous welfare avoidance grant unless the Department determines that the current immediate need is a new and verified emergency;					
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(iv) do not exceed an amount of 3 months of temporary cash assistance, unless the Department determines there is a compelling need for an amount not exceeding 12 months; and					
17	(v) may not duplicate periods of temporary cash assistance.					
18 19	(b) Except for a recipient who is a single child, the FIP for a recipient shall include:					
20	(1) an agreement between the Department and the recipient that:					
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) requires the recipient to cooperate with the child support enforcement agency to obtain support from a noncustodial parent;					
$23 \\ 24 \\ 25$	(ii) requires the recipient to comply with reasonable requests for cooperation by case management workers in seeking and using programs and community and family resources that may be available to the recipient;					
26 27	(iii) specifies the work activities in which the recipient will participate; [and]					
28 29 30	(iv) specifies the supportive services that the local department will assist in providing and that are necessary for the recipient to meet the recipient's obligations under the FIP; AND					

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(V) SPECIFIES THE REASONABLE ACCOMMODATIONS THAT A

# LOCAL DEPARTMENT WILL PROVIDE TO A RECIPIENT WITH A DISABILITY THAT ARE NECESSARY FOR THE RECIPIENT TO MEET THE RECIPIENT'S OBLIGATIONS UNDER THE FIP;

4 (2) supportive services activities, including child care, to the extent 5 resources allow;

6 (3) referral, as appropriate, to family planning counseling and services 7 that:

- 8 (i) are not offered or conducted in a manner that:
- 9 1. is coercive;
- 10 2. violates the recipient's confidentiality; or
- 113.violates the recipient's bona fide religious beliefs and12practices; and
- 13 (ii) give preference to eligible teen parents; and
- 14 (4) temporary cash assistance, as a last resort.
- 15 (c) Except for an applicant who is a single child, the FIP for an applicant shall 16 include a child care voucher:
- 17 (1) to the extent resources allow, if the applicant is required to participate 18 in a work activity as a condition of eligibility; or
- 19 (2) if providing child care eliminates the applicant's need for cash 20 assistance under the FIP.
- 21 (d) For an applicant or recipient who is a single child, the FIP shall include:
- 22 (1) referral to appropriate services; and
- 23 (2) temporary cash assistance for the recipient, as a last resort.
- 24 (e) To the extent resources allow, the FIP shall serve noncustodial parents who 25 need employment services to pay child support obligations.
- 26 5-310.

# (a) (1) FOR A RECIPIENT THAT IS A FAMILY THAT INCLUDES ADULTS AND CHILDREN OR MINOR PARENTS AND CHILDREN, THE AMOUNT OF ASSISTANCE SHALL BE DESIGNATED AS FOLLOWS:

6

1(I)75% FOR THE CHILD OR CHILDREN IN THE ASSISTANCE2UNIT; AND

3 (II) 25% FOR THE ADULT MEMBER OR MEMBERS, OR MINOR
 4 PARENT OR PARENTS OF THE ASSISTANCE UNIT.

5 (2) FOR A RECIPIENT THAT IS A FAMILY THAT INCLUDES ONLY 6 ADULTS OR A RECIPIENT WHO IS A PREGNANT INDIVIDUAL, 100% OF THE AMOUNT 7 OF ASSISTANCE SHALL BE DESIGNATED FOR THE ADULT MEMBER OR MEMBERS OR 8 THE PREGNANT INDIVIDUAL.

9 [(1)] (3) For applicants to the FIP, the amount of assistance shall be 10 computed by counting no more than 4 weeks of earned income in any month and 11 disregarding 20% of that earned income.

12 [(2)] (4) The first \$100 of child support collected in a month for one child 13 and the first \$200 of child support collected in a month for two or more children shall pass 14 through to the family and shall be disregarded in computing the amount of assistance.

15 [(3)] (5) For eligible recipients who obtain unsubsidized employment, the 16 amount of assistance shall be computed by counting no more than 4 weeks of earned income 17 in any month and disregarding 35% of that earned income.

18 (b) A recipient who has established eligibility may not lose eligibility solely 19 because one or more wage earners in the family unit works more than 100 hours per month.

20 (c) Two-parent families shall be exempt from any requirement that the principal 21 wage earner must have worked for a specified time before applying to the FIP.

(d) (1) A child who is living with the child's parent and a stepparent in a
 household in which the household income exceeds the State eligibility standard for
 assistance may receive assistance if:

25

(i) the requirements of § 5–308 of this subtitle are met; and

26 (ii) the parent and the child would be eligible for assistance, based 27 on the income of the parent and that parent's children.

28 (2) The amount of assistance to be paid under paragraph (1) of this 29 subsection shall be computed with regard to the income of the stepparent if the total income 30 of the stepparent equals or exceeds 50% of the official poverty level, adjusted for family size, 31 established under the federal Community Services Block Grant Act.

32 (e) A dependent child over the age of 17 years is eligible for inclusion in the FIP 33 grant if:

$\frac{1}{2}$	(1) the child is a full-time student in secondary school or the equivalent; and
$\frac{3}{4}$	(2) the education program is expected to be completed in the calendar year that the child attains the age of 19 years.
5	5-312.
$6 \\ 7$	(a) This section is not intended to create an incentive for individuals to seek temporary cash assistance benefits instead of employment.
8 9	(b) A local department shall provide temporary cash assistance to an applicant or recipient only if:
10 11	(1) the applicant or recipient meets the requirements for participation in the FIP set forth in § 5–308 of this subtitle;
$12 \\ 13 \\ 14 \\ 15$	(2) the applicant or recipient assigns to the State all right, title, and interest in support, for the period that the family receives temporary cash assistance, from any other person that the applicant or recipient has on behalf of any intended or potential recipient for whom the applicant or recipient is applying for or receiving assistance; and
$\begin{array}{c} 16 \\ 17 \end{array}$	(3) in the case of an applicant or recipient who is a minor parent, the applicant or recipient lives:
$\begin{array}{c} 18\\ 19 \end{array}$	(i) with a parent, legal guardian, custodian, or other adult relative who will be the payee of the minor parent;
$\begin{array}{c} 20\\ 21 \end{array}$	(ii) in an adult–supervised group living arrangement that provides a protective payee and:
$\begin{array}{c} 22\\ 23 \end{array}$	1. there is no available parent, legal guardian, custodian, or other adult relative with whom the minor parent can live;
$\begin{array}{c} 24 \\ 25 \end{array}$	2. the minor parent or child would be subject to physical or emotional harm, sexual abuse, or neglect in the home of any available adult relative; or
$\begin{array}{c} 26 \\ 27 \end{array}$	3. a social service worker finds that living with any available adult relative would not be in the best interest of the minor parent or child; or
28 29 30	(iii) independently, if a social service worker confirms that the physical safety or emotional health of the minor parent or child would otherwise be in jeopardy.
$\frac{31}{32}$	(c) A recipient who meets the requirements of the FIP is entitled to temporary cash assistance benefits.

1 (d) In determining the eligibility for and the amount of temporary cash assistance 2 to be provided to an applicant or recipient who is a legal immigrant, the income and 3 resources of the applicant or recipient shall include, for the period of time established by 4 federal law, the income and resources of any sponsor who executed an affidavit of support 5 in accordance with 8 U.S.C. § 1183a on behalf of the legal immigrant.

6 (e) (1)**(I)** The Secretary shall adopt regulations that establish a schedule 7 of reductions and terminations of temporary cash assistance for noncompliance] LOCAL DEPARTMENT SHALL IMPOSE A 30% REDUCTION OF THE PORTION OF A RECIPIENT'S 8 9 GRANT AMOUNT DESIGNATED FOR THE ADULT MEMBER OR MEMBERS, MINOR 10 PARENT OR PARENTS, OR PREGNANT INDIVIDUAL IF AN ADULT MEMBER, MINOR PARENT, OR PREGNANT INDIVIDUAL IS FOUND TO BE IN NONCOMPLIANCE, WITHOUT 11 12GOOD CAUSE, with FIP WORK ACTIVITY requirements.

13 (II) THE PORTION OF THE GRANT AMOUNT DESIGNATED FOR 14 THE CHILD OR CHILDREN OF THE ASSISTANCE UNIT MAY NOT BE REDUCED OR 15 TERMINATED BASED ON NONCOMPLIANCE BY AN ADULT MEMBER'S OR MINOR 16 PARENT'S NONCOMPLIANCE WITH FIP WORK ACTIVITY REQUIREMENTS.

17 (2) THE LOCAL DEPARTMENT SHALL IMPOSE A 25% REDUCTION OF 18 THE ENTIRE GRANT AMOUNT IF AN ADULT MEMBER OR MINOR PARENT IS FOUND TO 19 BE IN NONCOMPLIANCE WITHOUT ADEQUATE REASON OR GOOD CAUSE WITH CHILD 20 SUPPORT REQUIREMENTS.

[(2)] (3) (i) If a recipient is found to be in noncompliance with FIP requirements, [a caseworker] THE LOCAL DEPARTMENT shall [investigate the reasons for noncompliance] PROVIDE A 30-DAY CONCILIATION PERIOD FOR EACH INSTANCE OF NONCOMPLIANCE.

(ii) [The investigation, to the extent resources allow, shall include
personal contact with the family of the recipient] DURING THE 30–DAY CONCILIATION
PERIOD, THE CASE MANAGER SHALL ADVISE THE RECIPIENT OF THE
NONCOMPLIANCE, AND HELP THE RECIPIENT TO COMPLY BY:

291.INVESTIGATING THE REASONS FOR NONCOMPLIANCE,30INCLUDING BY PERSONALLY CONTACTING THE FAMILY OF THE RECIPIENT;

312.EVALUATINGANDPREPARINGAWRITTEN32DETERMINATION OF WHETHER THE RECIPIENT QUALIFIES FOR AN EXEMPTION OR33GOOD CAUSE UNDER § 5–308(B) OR (C) OF THIS SUBTITLE;

343.SENDING THE RECIPIENT A LETTER OFFERING A35CONCILIATION CONFERENCE; AND

4. 1 ASSISTING THE RECIPIENT IN IDENTIFYING AND  $\mathbf{2}$ **RESOLVING ANY BARRIERS TO COMPLIANCE.** 3 **[**(3)**] (4)** The Secretary may not reduce or terminate temporary cash 4 assistance to a family until 30 days after the day on which the first written notice of noncompliance was sent to the recipient.  $\mathbf{5}$ 6 For noncompliance with a FIP requirement [other than a work **[**(4)**] (5)** 7 activity], THE FULL AMOUNT OF temporary cash assistance shall resume on compliance 8 with the FIP requirement. 9 For noncompliance with a work activity, temporary cash assistance  $\left[ (5) \right]$ shall resume in the following manner: 10 11 (i) for the first instance of noncompliance, temporary cash 12assistance shall resume immediately on compliance; 13(ii) for the second instance of noncompliance, temporary cash 14assistance shall resume after 10 days of compliance with the work activity; and 15(iii) for each subsequent instance of noncompliance, temporary cash 16assistance shall resume after 30 days of compliance with a work activity.] 17If temporary cash assistance is reduced or terminated under this (6)subsection, a recipient shall retain eligibility for medical assistance and food stamps, as 1819long as the recipient meets the medical assistance and food stamp program requirements. 20(f) (1)After termination of temporary cash assistance under this section, a 21recipient may receive transitional assistance. 22If a caseworker determines that transitional assistance is appropriate, (2)23the FIP benefit that would have been paid to the recipient shall be paid instead to a third 24party payee on behalf of the recipient for a period of up to 3 months. 25The caseworker of a recipient, in conjunction with the recipient and (3)subject to the approval of the Secretary, shall select a third party payee described in 26paragraph (2) of this subsection. 2728The third party payee shall provide transitional assistance to the (4)29recipient in one or more of the following forms:

- 30 (i) counseling;
- 31 (ii) housing;

1		(iii)	child care;		
2		(iv)	household supplies and equipment;		
3		(v)	direct assistance other than a cash payment; and		
45		(vi) ne trai	any other noncash assistance that may be necessary to assist the nsition from welfare.		
6 7 8	(5) A local department may pay an administrative fee to a third party payee to cover the administrative costs of the third party payee for providing the services described in paragraph (4) of this subsection.				
9 10	(6) further sectarian re		ands provided through transitional assistance may not be used to s instruction.		
$\begin{array}{c} 11 \\ 12 \end{array}$	(7) for third party paye		ecretary shall adopt regulations specifying the selection criteria der this subsection.		
$13 \\ 14 \\ 15$			pient who has received transitional assistance may reapply for mefit shall be furnished with reasonable promptness to all eligible		
$\begin{array}{c} 16 \\ 17 \end{array}$	SECTION 2. <del>October 1, 2020</del> July		BE IT FURTHER ENACTED, That this Act shall take effect <u>021</u> .		

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.