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CF 7lr1796

By: Delegate Rosenberg (Joint Committee on Welfare Reform) and Delegates Rawlings, Branch, Cadden, Klima, C. Mitchell, and McHale

Introduced and read first time: January 30, 1997

Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

2 Welfare Innovation Act of 1997

3	FOR the purpose of requiring individuals receiving benefits under the Family Investment
4	Program to comply with certain additional eligibility requirements related to
5	obtaining a certain health screen within a certain time period and, if appropriate,
6	participating and complying with certain substance abuse treatment protocols under
7	certain circumstances; requiring an applicant or recipient under the Family
8	Investment Program to sign and return a certain medical consent form to a certain
9	person to allow the Department of Human Resources to receive certain
10	information; requiring institutions of higher education to develop and implement a
11	certain program and submit a certain report to the Joint Committee on Welfare
12	Reform; requiring the Department to provide temporary cash assistance to legal
13	immigrants who meet Family Investment Program eligibility requirements and
14	certain other requirements; requiring the Department of Health and Mental
15	Hygiene to provide medical assistance benefits to certain legal immigrants and
16	certain legal immigrant children under certain circumstances; requiring that certain
17	legal immigrant children be provided food stamp benefits under certain
18	circumstances; altering certain provisions of law related to child support collected
19	for children who are subject to the child-specific benefit under the Family
20	Investment Program; altering a certain provision of law to add certain conditions on
21	when a minor parent may live in an adult-supervised group living arrangement;
22	authorizing a local department of social services to pay an administrative fee to
23	certain persons under certain circumstances; requiring certain managed care
24	organizations to provide a certain benefit to certain enrollees who are recipients of
25	temporary cash assistance under the Family Investment Program; requiring the
26	Secretary of Health and Mental Hygiene to seek a certain waiver or take certain
27	other steps to obtain federal funding for a certain additional benefit to be provided
28	to certain Family Investment Program recipients under certain circumstances;
29	defining a certain term; altering certain provisions of law related to the immunity of
30	volunteers for certain actions under certain circumstances; altering the Maryland
31	Tort Claims Act to include certain nonprofit organizations that are serving as third
32	party payees for purposes of the Family Investment Program under certain
33	· · · · · · · · · · · · · · · · · · ·
34	savings under certain circumstances; requiring that certain funds be transferred to a
35	certain account and restricting the manner in which funds in the account may be

2	
1	appropriated; and generally relating to the Family Investment Program and
2	modifications and clarifications to the Family Investment Program.
3	BY repealing and reenacting, with amendments,
4	Article 88A - Department of Human Resources
5	Section 44A, 47(a), 48, 50(b), (f), and (h), 53(c), and 88
6	Annotated Code of Maryland
7	(1995 Replacement Volume and 1996 Supplement)
8	BY adding to
9	Article 88A - Department of Human Resources
10	Section 47(d) and 50A
11	Annotated Code of Maryland
12	(1995 Replacement Volume and 1996 Supplement)
13	BY repealing and reenacting, without amendments,
14	Article - Courts and Judicial Proceedings
15	Section 5-312(a)(1) and (2) and (b), 5-313(a)(1) and (3) and (b), and 5-314(a)(1)
16	(2), (3), (4), (5), (6), (8), and (9), and (b)
17	Annotated Code of Maryland
18	(1995 Replacement Volume and 1996 Supplement)
19	BY repealing and reenacting, with amendments,
20	Article - Courts and Judicial Proceedings
21	Section 5-312(a)(10), 5-313(a)(5), and 5-314(a)(11)
22	Annotated Code of Maryland
23	(1995 Replacement Volume and 1996 Supplement)
24	BY repealing and reenacting, with amendments,
25	Article - Health - General
26	Section 15-103(a) and (b)(2)
27	Annotated Code of Maryland
28	(1994 Replacement Volume and 1996 Supplement)
29	BY repealing and reenacting, without amendments,
30	Article - Health - General
31	Section 15-103(b)(1)
32	Annotated Code of Maryland
33	(1994 Replacement Volume and 1996 Supplement)
34	BY repealing and reenacting, with amendments,
35	Article - State Government
36	Section 12-101(a)
37	Annotated Code of Maryland
38	(1995 Replacement Volume and 1996 Supplement)

1 2 3	BY repealing and reenacting, with amendments, Chapter 351 of the Acts of the General Assembly of 1996 Section 11
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
6	Article 88A - Department of Human Resources
7	44A.
8	(a) In this subtitle the following terms have the meanings indicated.
9 10	(b) "Cooperative living project" means a welfare demonstration project providing a shared living arrangement as an alternative to cash assistance.
11	(c) "Department" means the Department of Human Resources.
12	(d) "FIP" means Family Investment Program.
13	(e) "Grant diversion" means the payment of businesses for hiring recipients.
	(f) "Individualized case-management project" means a welfare demonstration project providing coordination and intensive case management of FIP and related benefits and services.
17 18	(g) "Local department" means a local department of social services in a county or in Baltimore City created or continued under the provisions of § 13 of this article.
19 20	(h) "Nonprofit organization" means a religious, charitable, or volunteer organization exempt from taxation under § 501(c) of the Internal Revenue Code.
21	(i) "Work activity" means any of the following:
22	(1) Job search activity;
23	(2) Subsidized employment in either the public or private sector;
24	(3) Grant diversion;
25	(4) Work experience;
26	(5) On-the-job training;
27	(6) Community service;
28	(7) Training directly related to employment; and
29	(8) Education directly related to employment.
30	(j) "Recipient" means all individuals in an FIP case.
31	(k) "Secretary" means the Secretary of Human Resources.
32	(l) "Temporary cash assistance" means the cash assistance component of the FIP

33 program funded in whole or in part through Title IV, Part A, of the Social Security Act.

4 1 (M) "THIRD PARTY PAYEE" MEANS: 2 (1) AN INDIVIDUAL APPROVED BY THE DEPARTMENT; 3 (2) A NONPROFIT ORGANIZATION; 4 (3) A FOR-PROFIT ORGANIZATION; OR 5 (4) A GOVERNMENTAL ENTITY, WHICH MAY INCLUDE A LOCAL 6 DEPARTMENT. 7 [(m)] (N) "Transitional assistance" means assistance provided to an FIP recipient 8 whose temporary cash assistance has been terminated for noncompliance with FIP 9 program requirements. 10 47. (a) In providing assistance under this subtitle, the Department may contract with 11 12 charitable organizations, private organizations, religious organizations, and institutions of 13 [postsecondary] HIGHER education. 14 (D) (1) IN ADDITION TO THE PROVISIONS OF § 53(C) OF THIS SUBTITLE, ON 15 OR BEFORE OCTOBER 1, 1997, EACH INSTITUTION OF HIGHER EDUCATION SHALL 16 DEVELOP AND IMPLEMENT A PROGRAM THAT WILL ENCOURAGE, IDENTIFY, AND 17 PROVIDE VOLUNTEERS FROM ITS STUDENT BODY TO TUTOR, MENTOR, OR PROVIDE 18 ANY OTHER SERVICES TO FIP RECIPIENTS FOR PURPOSES OF ASSISTING FIP 19 RECIPIENTS IN OBTAINING EMPLOYMENT AND MEETING ANY OTHER FIP 20 REQUIREMENTS UNDER THIS SUBTITLE. 21 (2) AN INSTITUTION OF HIGHER EDUCATION SHALL: 22 (I) DEVELOP ITS PROGRAM IN COOPERATION WITH THE LOCAL 23 DEPARTMENT IN THE JURISDICTION IN WHICH THE INSTITUTION OF HIGHER 24 EDUCATION IS LOCATED; AND 25 (II) PROVIDE A LIST OF VOLUNTEERS TO THE LOCAL 26 DEPARTMENT. 27 (3) ON OR BEFORE JULY 1, 1998, AND EACH JULY 1 THEREAFTER, EACH 28 INSTITUTION OF HIGHER EDUCATION SHALL COMPILE AND SUBMIT A REPORT, 29 SUBJECT TO § 2-1312 OF THE STATE GOVERNMENT ARTICLE, TO THE JOINT 30 COMMITTEE ON WELFARE REFORM DETAILING ITS ACTIVITIES UNDER THE 31 PROGRAM DEVELOPED AND IMPLEMENTED UNDER PARAGRAPH (1) OF THIS 32 SUBSECTION IN IDENTIFYING AND PROVIDING VOLUNTEERS FROM ITS STUDENT 33 BODY TO TUTOR, MENTOR, AND PROVIDE ANY OTHER SERVICES TO FIP RECIPIENTS 34 FOR PURPOSES OF ASSISTING FIP RECIPIENTS IN OBTAINING EMPLOYMENT AND 35 MEETING ANY OTHER FIP REQUIREMENTS UNDER THIS SUBTITLE. 36 48.

37 (a) A family is potentially eligible for assistance under this subtitle only if the 38 family includes:

1 2	(1) A minor child who resides with a custodial parent or other adult caretaker relative of the child; or
3	(2) A pregnant individual.
4 5	(b) Assistance shall be provided under this subtitle only if the applicant for or recipient of assistance:
6	(1) Resides in this State at the time of application for the assistance;
9 10 11 12 13 14 15	(2) AT THE TIME OF APPLICATION FOR ASSISTANCE, SIGNS AND RETURNS TO THE MANAGED CARE ORGANIZATION IN WHICH THE APPLICANT OR RECIPIENT IS ENROLLED IN ACCORDANCE WITH THE MANAGED CARE PROGRAM ESTABLISHED UNDER TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL ARTICLE A MEDICAL RELEASE FORM THAT WOULD ALLOW THE DEPARTMENT OR ITS DESIGNEE TO RECEIVE THE RESULTS OF ANY SUBSTANCE ABUSE SCREENING, ASSESSMENT, OR OTHER TEST PERFORMED ON THE APPLICANT OR RECIPIENT BY THE MANAGED CARE ORGANIZATION OR ITS DESIGNEE FOR THE PURPOSE OF DETERMINING THE APPLICANT'S OR RECIPIENT'S NEED FOR SUBSTANCE ABUSE TREATMENT;
17 18	[(2)] (3) (i) Has applied for child support services with the appropriate local child support enforcement office at the time of application for the assistance; and
19 20	(ii) Complies with the requirements of the local child support enforcement office;
21 22	[(3)] (4) Has engaged in job search activities as requested by the Department;
	[(4)] (5) Participates in work activity under this subtitle, unless exempt under criteria established by the Secretary which shall include the following groups of individuals:
26 27	(i) Adults who are required to care for a child who is a recipient under age 1;
28 29	(ii) Subject to subsection (c) of this section, adults and children who are recipients and who are severely disabled; and
30 31	(iii) Subject to subsection (c) of this section, children 16 years of age and older who are not in school and who are severely disabled; and
32 33	[(5)] (6) Meets all other FIP program requirements that the Secretary establishes by regulation.
34 35	(c) An individual may not be exempt as severely disabled under [subsection (b)(4)] SUBSECTION (B)(5) of this section for more than 12 months unless:
36	(1) That individual applies for Supplemental Security Income; and
37	(2) The application is approved, pending, or in the appeal stage.

1 (D) IN ADDITION TO THE PROVISIONS OF THIS SECTION, SUBJECT TO THE 2 LIMITATIONS OF THE STATE BUDGET, ASSISTANCE SHALL BE PROVIDED UNDER 3 THIS SUBTITLE TO LEGAL IMMIGRANTS WHO MEET FIP ELIGIBILITY REQUIREMENTS 4 UNDER THIS SUBTITLE AND ANY OTHER REQUIREMENTS IMPOSED BY THE STATE 5 AND WHO:
6 (1) HAVE LIVED IN THIS STATE FOR AT LEAST 12 MONTHS; OR
7 (2) PREVIOUSLY LIVED IN A STATE THAT PROVIDED CASH ASSISTANCE 8 TO LEGAL IMMIGRANTS.
9 50.
10 (b) A local department shall provide temporary cash assistance only if:
11 (1) The recipient meets the conditions for participation in the FIP program 12 set forth in § 48 of this subtitle;
(2) [Except for child support accrued on behalf of the child for whom a child-specific benefit is paid pursuant to subsection (d)(5) of this section, the] THE applicant or recipient assigns to the State all right, title, and interest in support 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, including any right accrued when the assignment is executed;
19 (3) [The applicant or recipient is a minor parent and] IN THE CASE OF AN 20 APPLICANT OR RECIPIENT WHO IS A MINOR PARENT, the minor parent lives:
21 (i) With a parent, legal guardian, custodian, or other adult relative 22 who will be the payee of the minor parent;
23 (ii) In an adult-supervised group living arrangement that shall provide 24 a protective payee, IF THERE IS NO AVAILABLE PARENT, LEGAL GUARDIAN, 25 CUSTODIAN, OR OTHER ADULT RELATIVE WITH WHOM THE MINOR PARENT CAN 26 LIVE OR THE MINOR PARENT WOULD BE SUBJECT TO PHYSICAL OR EMOTIONAL 27 HARM, SEXUAL ABUSE, OR NEGLECT IN THE HOME OF ANY AVAILABLE ADULT 28 RELATIVE OR A SOCIAL SERVICE WORKER OTHERWISE FINDS THAT LIVING WITH 29 ANY AVAILABLE ADULT RELATIVE WOULD NOT BE IN THE MINOR PERSON'S BEST 30 INTEREST; or
31 (iii) Independently, if a social service worker confirms that the minor 32 parent or child's physical safety or emotional health would otherwise be in jeopardy; and
33 (4) In the case of an applicant or recipient who is an immigrant, for a period 34 of 3 years from the date of the immigrant's entry into the United States, unless a different 35 period of time is set by the federal government, the applicant or recipient is a legal 36 immigrant, whose income and resources shall be deemed to include the income and 37 resources of any sponsor who executed an affidavit of support pursuant to § 213A of the 38 Immigration and Naturalization Act in behalf of the legal immigrant.
39 (f) (1) This subsection does not apply to a birth resulting from rape or incest.

3	(2) Except as provided in paragraph (3) of this subsection, temporary cash assistance may not include the increment in cash benefits under the program for which a recipient would otherwise be eligible as a result of the birth of a child 10 or more months after the recipient's initial application for temporary cash assistance benefits.
	(3) Cash payments for a child may not be made to a family other than the child's family unless the Social Services Administration has placed the child with the other family.
	(4) [Notwithstanding any other provision of law, a single custodial parent who is ineligible for an increment in cash benefits as provided by this subsection shall receive the total value of all child support payments due and collected for that child.
13 14	(5)] The Department shall provide for a recipient ineligible for an increment in cash benefits under this subsection a child-specific benefit not to exceed[, when combined with any child support payments made under paragraph (4) of this subsection,] the value of the increment eliminated by this subsection for the purchase of goods specified by the Department as suitable for the care of a minor.
	(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 MANAGING THE CHILD-SPECIFIC BENEFIT.
19 20	(h) (1) After termination of temporary cash assistance under this section, the recipient may receive transitional assistance.
23	(2) If the caseworker determines that the local department shall provide transitional assistance, the FIP benefit that would have been paid to the recipient shall be paid instead to a [nonprofit organization] THIRD PARTY PAYEE on behalf of the recipient for a period of up to 3 months.
	(3) A recipient who has received transitional assistance may apply for the FIP benefit and the benefit shall be furnished with reasonable promptness to all eligible individuals.
28 29	(4) The [nonprofit organization] THIRD PARTY PAYEE shall provide transitional assistance to the recipient in one or more of the following forms:
30	(i) Counseling;
31	(ii) Housing;
32	(iii) Child care;
33	(iv) Household supplies and equipment;
34	(v) Direct assistance other than a cash payment; and
35 36	(vi) Any other noncash assistance that may be necessary to assist the recipient to make the transition from welfare.
37 38	(5) Subject to the approval of the Secretary, the caseworker, in conjunction with the recipient, shall select the [nonprofit organization] THIRD PARTY PAYEE

39 described under paragraph (2) of this subsection.

3	(6) 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.
5 6	[(6)] (7) No portion of the funds provided through transitional assistance may be used for the furtherance of sectarian religious instruction.
7	50A.
	(A) (1) AT INITIAL APPLICATION FOR TEMPORARY CASH ASSISTANCE, A LOCAL DEPARTMENT SHALL ASSESS THE NEED OF AN APPLICANT FOR SUBSTANCE ABUSE TREATMENT.
13 14	(2) TO ASSIST IN DETERMINING WHETHER AN APPLICANT HAS A NEED FOR SUBSTANCE ABUSE TREATMENT, THE LOCAL DEPARTMENT SHALL USE AN ENHANCED ASSESSMENT OF THE APPLICANT THAT WOULD EXPOSE ANY POTENTIAL BARRIERS THAT THE APPLICANT MAY HAVE IN OBTAINING EMPLOYMENT SUCH AS HAVING A SUBSTANCE ABUSE PROBLEM.
16 17	(3) THE LOCAL DEPARTMENT SHALL INFORM EACH APPLICANT OF THE REQUIREMENTS OF FIP REGARDING SUBSTANCE ABUSE TREATMENT.
20 21 22 23 24	(4) AFTER THE APPLICANT IS CERTIFIED ELIGIBLE FOR TEMPORARY CASH ASSISTANCE UNDER THIS SUBTITLE AND FOR MEDICAL ASSISTANCE UNDER TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL ARTICLE, THE APPLICANT SHALL BE SCREENED FOR SUBSTANCE ABUSE AS PART OF THE INITIAL HEALTH SCREEN REQUIRED TO BE PERFORMED BY A MANAGED CARE ORGANIZATION IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE UNDER TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL ARTICLE.
28 29 30 31	(B) (1) IF THE INITIAL HEALTH SCREEN OR ANY FOLLOW-UP DIAGNOSTIC TESTING OR TREATMENT PERFORMED BY A MANAGED CARE ORGANIZATION REVEALS THAT A RECIPIENT HAS A SUBSTANCE ABUSE PROBLEM, THE MANAGED CARE ORGANIZATION SHALL REFER THE RECIPIENT FOR APPROPRIATE SUBSTANCE ABUSE TREATMENT, AS REQUIRED BY REGULATIONS ADOPTED BY THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE UNDER TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL ARTICLE.
	(2) (I) THE MANAGED CARE ORGANIZATION SHALL NOTIFY THE LOCAL DEPARTMENT THAT A RECIPIENT HAS BEEN REFERRED FOR APPROPRIATE SUBSTANCE ABUSE TREATMENT.
	(II) AS PART OF ITS NOTIFICATION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE MANAGED CARE ORGANIZATION SHALL NOTIFY THE LOCAL DEPARTMENT IF THE RECIPIENT:
39	1. IS COMPLYING WITH THE TREATMENT PROTOCOL;
40	2. IS NOT COMPLYING WITH THE TREATMENT PROTOCOL;

1 2 TREATMENT; OR	3. IS AWAITING THE AVAILABILITY OF APPROPRIATE
3	4. HAS SUCCESSFULLY COMPLETED THE TREATMENT.
	AGED CARE ORGANIZATION SHALL NOTIFY THE LOCAL R THERE IS ANY CHANGE IN THE RECIPIENT'S STATUS IN ABUSE TREATMENT.
7 (C) A RECIPIENT V 8 REGARD TO SUBSTANCE	WHO COMPLIES WITH THE REQUIREMENTS OF THE FIP IN ABUSE TREATMENT:
	RECEIVE THE FULL TEMPORARY CASH ASSISTANCE BENEFIT ENT CONTINUES TO MEET OTHER TEMPORARY CASH Y REQUIREMENTS; AND
* *	E EXEMPT FROM THE WORK REQUIREMENTS FOR A PERIOD Y THE LOCAL DEPARTMENT.
15 REQUIREMENTS, IF THE	SHALL BE CONSIDERED NOT IN COMPLIANCE WITH FIP LOCAL DEPARTMENT RECEIVES NOTICE FROM THE THE AND MENTAL HYGIENE OR ITS DESIGNEE THAT THE
19 THE RECIPIENT'S MANAC 20 REGULATIONS ADOPTED	T COMPLETED THE INITIAL HEALTH SCREEN REQUIRED BY GED CARE ORGANIZATION IN ACCORDANCE WITH D BY THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE LE 1 OF THE HEALTH - GENERAL ARTICLE; OR
23 BY THE MANAGED CARE	FERRED FOR APPROPRIATE SUBSTANCE ABUSE TREATMENT CORGANIZATION, BUT THE RECIPIENT FAILED TO LY OR COMPLETE THE TREATMENT PROTOCOL.
	VING THE NOTICE UNDER SUBSECTION (D) OF THIS EPARTMENT SHALL SEND A NOTICE TO THE RECIPIENT ENT THAT:
	CIPIENT IS NOT IN COMPLIANCE WITH FIP REQUIREMENTS, C REASONS WHY THE RECIPIENT IS CONSIDERED NOT IN REQUIREMENTS; AND
31 (2) 30 DAYS	S AFTER THE DATE OF THE NOTICE:
	HE RECIPIENT'S TEMPORARY CASH ASSISTANCE BENEFITS HAT INCREMENT IN CASH BENEFITS THAT INCLUDED THE
	THE REMAINDER OF THE CASH BENEFITS FOR THE CHILD OR ASE WILL BE PAID TO A THIRD PARTY PAYEE.
	DEPARTMENT SHALL REDUCE A RECIPIENT'S STANCE BENEFITS AND PAY THE REMAINDER OF THE CASH

- 1 BENEFITS TO A THIRD PARTY PAYEE AS DESCRIBED IN SUBSECTION (E) OF THIS 2 SECTION, IF THE RECIPIENT:
- 3 (I) RECEIVES THE INITIAL HEALTH SCREEN AND THE INITIAL
- 4 HEALTH SCREEN OR THE RESULTS OF ANY FOLLOW-UP DIAGNOSTIC TESTING OR
- 5 TREATMENT REVEAL THAT THE RECIPIENT IS A SUBSTANCE ABUSER; AND
- 6 (II) REFUSES TO PARTICIPATE IN AVAILABLE AND APPROPRIATE 7 SUBSTANCE ABUSE TREATMENT.
- 8 (2) THE LOCAL DEPARTMENT SHALL CONTINUE TO MAKE PAYMENTS
- 9 TO A THIRD PARTY PAYEE UNTIL THE LOCAL DEPARTMENT RECEIVES NOTICE
- 10 FROM THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE OR ITS DESIGNEE
- 11 THAT THE RECIPIENT IS COMPLYING WITH THE APPROPRIATE SUBSTANCE ABUSE
- 12 TREATMENT INDICATED BY THE MANAGED CARE ORGANIZATION.
- 13 (G) THE LOCAL DEPARTMENT MAY NOT REDUCE A RECIPIENT'S TEMPORARY
- 14 CASH BENEFIT AS DESCRIBED UNDER SUBSECTION (E) OF THIS SECTION, IF THE
- 15 RECIPIENT:
- 16 (1) RECEIVES THE INITIAL HEALTH SCREEN AND THE INITIAL HEALTH
- 17 SCREEN OR THE RESULTS OF ANY FOLLOW-UP DIAGNOSTIC TESTING OR
- 18 TREATMENT REVEAL THAT THE RECIPIENT IS A SUBSTANCE ABUSER; AND
- 19 (2) AGREES TO PARTICIPATE IN APPROPRIATE SUBSTANCE ABUSE
- 20 TREATMENT, BUT THE APPROPRIATE SUBSTANCE ABUSE TREATMENT INDICATED IS
- 21 NOT AVAILABLE.
- 22 (H) IF A RECIPIENT'S TEMPORARY CASH ASSISTANCE IS REDUCED UNDER
- 23 SUBSECTION (E) OF THIS SECTION BECAUSE THE RECIPIENT FAILED TO RECEIVE
- 24 THE INITIAL HEALTH SCREEN, THE LOCAL DEPARTMENT SHALL CONTINUE TO
- 25 MAKE PAYMENT OF THE RECIPIENT'S REDUCED TEMPORARY CASH ASSISTANCE
- 26 BENEFIT UNTIL THE LOCAL DEPARTMENT RECEIVES NOTICE FROM THE
- 27 DEPARTMENT OF HEALTH AND MENTAL HYGIENE OR ITS DESIGNEE THAT THE
- 28 RECIPIENT HAS RECEIVED THE INITIAL HEALTH SCREEN.
- 29 (I) IF TEMPORARY CASH ASSISTANCE IS REDUCED UNDER THIS SECTION,
- 30 THE RECIPIENT SHALL RETAIN ELIGIBILITY FOR MEDICAL ASSISTANCE AND FOOD
- 31 STAMPS, AS LONG AS THE RECIPIENT MEETS THE MEDICAL ASSISTANCE AND FOOD
- 32 STAMP PROGRAM REQUIREMENTS.
- 33 53.
- 34 (c) (1) Nonprofit organizations operating demonstration projects jointly
- 35 developed with local departments of social services under this section shall seek, from
- 36 institutions of [postsecondary] HIGHER education, volunteer assistance for tutoring and
- 37 mentoring participants in the demonstration project.
- 38 (2) Institutions of [postsecondary] HIGHER education shall cooperate with
- 39 nonprofit organizations seeking volunteers under paragraph (1) of this subsection.

	(3) Institutions of [postsecondary] HIGHER education may provide school credits to students who participate in demonstration projects under this section with satisfactory results.
4	88.
7 8 9 10 11	(a) The Department of Human Resources may implement, in accordance with the provisions of the federal Food Stamp Act, a food stamp program in which the City of Baltimore and all counties of the State shall participate and for which the State shall bear the nonfederal portion of the administrative costs for the respective jurisdictions. The food stamp program shall be administered by the City of Baltimore and all counties of the State under the supervision and control of the Department of Human Resources and in conformity with the rules and regulations of the Department of Human Resources and applicable federal statutes, rules and regulations.
15	(b) If requested by the Department of Human Resources, the City of Baltimore and all counties of the State shall enter into a written agreement with the Department of Human Resources providing for the implementation and administration of the food stamp program in the City of Baltimore and all counties of the State.
19	(c) (1) In the event that the City of Baltimore or any of the counties of the State fails or refuses to participate in and administer a food stamp program, the Department of Human Resources may administer the program in the City of Baltimore or counties of the State.
	(2) The Department of Human Resources may file an action in the court of appropriate jurisdiction to compel the City of Baltimore or the county to fulfill its federal requirements under this section.
	(d) [If] (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IF any provision of this subtitle conflicts with any applicable federal statute, rule or regulation, the federal statute, rule or regulation shall prevail.
29 30 31	(2) SUBJECT TO THE LIMITATIONS OF THE STATE BUDGET, THE DEPARTMENT OF HUMAN RESOURCES SHALL PROVIDE OR HAVE PROVIDED FOOD STAMP BENEFITS, AS DESCRIBED IN SUBSECTIONS (A) AND (B) OF THIS SECTION, TO LEGAL IMMIGRANT CHILDREN UNDER THE AGE OF 18 YEARS WHO MEET FOOD STAMP PROGRAM ELIGIBILITY REQUIREMENTS AND ANY OTHER REQUIREMENTS IMPOSED BY THE STATE.
33 34	(3) THE DEPARTMENT OF HUMAN RESOURCES SHALL CERTIFY ALL ACTIVE CASES WITH LEGAL IMMIGRANTS THROUGH AUGUST 31, 1997.
35	Article - Courts and Judicial Proceedings
36	5-312.
37	(a) (1) In this section the following words have the meanings indicated.
	(2) (i) "Agent of an association or organization" means a director, officer, trustee, employee, or volunteer of an association or organization who provides services or performs duties on behalf of the association or organization.

	(ii) "Agent of an association or organization" does not include an independent contractor who provides services or performs duties on behalf of the association or organization on a contractual basis.
	(10) (I) "Volunteer" means an officer, director, trustee, or other person who provides services or performs duties on behalf of an association or organization without receiving compensation.
	(II) "VOLUNTEER" INCLUDES AN INDIVIDUAL WHO IS ENGAGED IN A COMMUNITY SERVICE WORK ACTIVITY UNDER THE FAMILY INVESTMENT PROGRAM ESTABLISHED UNDER ARTICLE 88A OF THE CODE.
10 11	(b) Except as provided in subsection (d) of this section, an agent of an association or organization is not personally liable for damages in any suit if:
14	(1) The association or organization maintains insurance covering liability incurred by the association or organization or its agents, or both, as a result of the acts or omissions of its agents in providing services or performing duties on behalf of the association or organization;
	(2) The terms of the insurance policy under which the insurance is maintained provide coverage for the act or omission which is the subject matter of the suit and no meritorious basis exists for the denial of the coverage by the insurance carrier; and
19	(3) The insurance has:
20	(i) A limit of coverage of not less than:
21 22	$1.~\$200,\!000~per~individual~claim,~and~\$500,\!000~per~total~claims~that~arise~from~the~same~occurrence;~or$
23 24	$2.\ \$750,\!000\ per\ policy\ year,\ and\ \$500,\!000\ per\ total\ claims\ that$ arise from the same occurrence; and
25 26	(ii) 1. If the insurance has a deductible, a deductible amount not greater than $$10,000$ per occurrence; or
27 28	2. If there is coinsurance, a rate of coinsurance not greater than 20 percent.
29	5-313.
30	(a) (1) In this section the following words have the meanings indicated.
31 32	(3) (i) "Community recreation program" means an athletic, fitness, or recreation activity:
33 34	1. Organized for pleasure, recreation, or other nonprofit purposes;
35 36	2. That has substantially all of its activities conducted for pleasure, recreation, or other nonprofit purposes; and
37 38	3. That does not have any part of the net earnings benefiting any private shareholder.

1 2	(ii) "Community recreation program" does not include a public or private educational institution's athletic program.
	(5) (I) "Volunteer" means a person who provides services or performs duties as an athletic coach, manager, official, program leader, or assistant for a community recreation program without receiving compensation.
	(II) "VOLUNTEER" INCLUDES AN INDIVIDUAL WHO IS ENGAGED IN A COMMUNITY SERVICE WORK ACTIVITY UNDER THE FAMILY INVESTMENT PROGRAM ESTABLISHED UNDER ARTICLE 88A OF THE CODE.
11	(b) Except as provided in subsection (c) of this section, a volunteer is not personally liable for damages in any civil action brought against the volunteer by virtue of the volunteer's act or omission in providing services or performing duties on behalf of a community recreation program.
13	5-314.
14	(a) (1) In this section the following words have the meanings indicated.
15	(2) "Association or organization" means:
16	(i) A business league;
17	(ii) A charitable organization;
18	(iii) A civic league;
19	(iv) A club;
20	(v) A labor, agricultural, or horticultural organization; or
21	(vi) A local association of employees.
	(3) "Business league" means a league, chamber of commerce, real estate board, or board of trade that is exempt from taxation under § 501(c)(6) of the Internal Revenue Code.
	(4) "Charitable organization" means an organization, institution, association, society, or corporation that is exempt from taxation under § 501(c)(3) of the Internal Revenue Code.
28 29	(5) "Civic league" means an organization, institution, association, society, or corporation that is exempt from taxation under $\S 501(c)(4)$ of the Internal Revenue Code.
30 31	(6) "Club" means an organization, institution, association, society, or corporation that is exempt from taxation under $\S 501(c)(7)$ of the Internal Revenue Code.
	(8) "Labor, agricultural, or horticultural organization" means an organization, institution, association, society, or corporation that is exempt from taxation under § 501(c)(5) of the Internal Revenue Code.
35	(9) "Local association of employees" means an association of employees, the

36 membership of which is limited to the employees of a designated person or persons in a

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	particular municipality, that is exempt from taxation under § 501(c)(4) of the Internal Revenue Code.
	(11) (i) "Volunteer" means an officer, director, trustee, or other person who provides services or performs duties for an association or organization without receiving compensation.
	(II) "VOLUNTEER" INCLUDES AN INDIVIDUAL WHO IS ENGAGED IN A COMMUNITY SERVICE WORK ACTIVITY UNDER THE FAMILY INVESTMENT PROGRAM ESTABLISHED UNDER ARTICLE 88A OF THE CODE.
	[(ii)] (III) In a health care malpractice action, "volunteer" does not include a provider of health care services or an employee who performs duties on behalf of a charitable organization.
14	(b) A volunteer is not liable in damages beyond the limits of any personal insurance the volunteer may have in any suit that arises from an act or omission of an officer, director, employee, trustee, or another volunteer of the association or organization for which the volunteer performs services, unless:
	(1) The volunteer knew or should have known of an act or omission of a particular officer, director, employee, trustee, or another volunteer, and the volunteer authorizes, approves, or otherwise actively participates in that act or omission; or
	(2) After an act or omission of a particular officer, director, employee, trustee, or another volunteer, the volunteer, with full knowledge of that act or omission, ratifies it.
22	Article - Health - General
23	15-103.
24 25	(a) (1) The Secretary shall administer the Maryland Medical Assistance Program.
26	(2) The Program:
	(i) Subject to the limitations of the State budget, shall provide comprehensive medical and other health care services for indigent individuals or medically indigent individuals or both;
32	(ii) Shall provide, subject to the limitations of the State budget, comprehensive medical and other health care services for all eligible pregnant women and, at a minimum, all children currently under the age of 1 whose family income falls below 185 percent of the poverty level, as permitted by the federal law;
36	(iii) Shall provide, subject to the limitations of the State budget, family planning services to women currently eligible for comprehensive medical care and other health care under item (ii) of this paragraph for 5 years after the second month following the month in which the woman delivers her child;
38 39	(iv) Shall provide, subject to the limitations of the State budget, comprehensive medical and other health care services for all children from the age of 1

- 1 year up through and including the age of 5 years whose family income falls below 133
- 2 percent of the poverty level, as permitted by the federal law;
- 3 (v) Shall provide, subject to the limitations of the State budget,
- 4 comprehensive medical care and other health care services for all children born after
- 5 September 30, 1983 who are at least 6 years of age but are under 19 years of age whose
- 6 family income falls below 100 percent of the poverty level, as permitted by federal law;
- 7 (VI) SHALL PROVIDE, SUBJECT TO THE LIMITATIONS OF THE STATE
- 8 BUDGET, COMPREHENSIVE MEDICAL CARE AND OTHER HEALTH CARE SERVICES
- 9 FOR ALL LEGAL IMMIGRANTS WHO MEET PROGRAM ELIGIBILITY STANDARDS AND
- $10\,$ WHO ARRIVED IN THE UNITED STATES ON OR BEFORE AUGUST 22, 1996, THE
- 11 EFFECTIVE DATE OF THE FEDERAL RESPONSIBILITY AND WORK OPPORTUNITY
- 12 RECONCILIATION ACT, AS PERMITTED BY FEDERAL LAW;
- 13 (VII) SHALL PROVIDE, SUBJECT TO THE LIMITATIONS OF THE STATE
- 14 BUDGET AND ANY OTHER REQUIREMENTS IMPOSED BY THE STATE,
- 15 COMPREHENSIVE MEDICAL CARE AND OTHER HEALTH CARE SERVICES FOR ALL
- 16 LEGAL IMMIGRANT CHILDREN UNDER THE AGE OF 18 YEARS AND PREGNANT
- 17 WOMEN WHO MEET PROGRAM ELIGIBILITY STANDARDS AND WHO ARRIVED IN THE
- 18 UNITED STATES AFTER AUGUST 22, 1996, THE EFFECTIVE DATE OF THE FEDERAL
- 19 RESPONSIBILITY AND WORK OPPORTUNITY RECONCILIATION ACT;
- 20 [(vi)] (VIII) May include bedside nursing care for eligible Program
- 21 recipients; and
- 22 [(vii)] (IX) Shall provide services in accordance with funding
- 23 restrictions included in the annual State budget bill.
- 24 (3) Subject to restrictions in federal law or waivers, the Department may
- 25 impose cost-sharing on Program recipients.
- 26 (b) (1) As permitted by federal law or waiver, the Secretary may establish a
- 27 program under which Program recipients are required to enroll in managed care
- 28 organizations.
- 29 (2) (i) The benefits required by the program developed under paragraph
- 30 (1) of this subsection shall be adopted by regulation and shall be equivalent to the benefit
- 31 level required by the Maryland Medical Assistance Program on January 1, 1996.
- 32 (II) SUBJECT TO THE LIMITATIONS OF THE STATE BUDGET AND AS
- 33 PERMITTED BY FEDERAL LAW OR WAIVER, THE DEPARTMENT SHALL REQUIRE
- 34 EACH MANAGED CARE ORGANIZATION PARTICIPATING IN THE PROGRAM
- 35 DEVELOPED UNDER PARAGRAPH (1) OF THIS SUBSECTION TO INCLUDE IN ITS
- 36 BENEFIT PACKAGE MEDICALLY NECESSARY AND APPROPRIATE INPATIENT,
- 37 INTERMEDIATE CARE, AND HALFWAY HOUSE SUBSTANCE ABUSE TREATMENT
- 38 SERVICES FOR SUBSTANCE ABUSING ENROLLEES 21 YEARS OF AGE OR OLDER WHO
- 39 ARE RECIPIENTS OF TEMPORARY CASH ASSISTANCE UNDER THE FAMILY
- 40 INVESTMENT PROGRAM.
- 41 [(ii)] (III) Nothing in this paragraph may be construed to prohibit a
- 42 managed care organization from offering additional benefits, if the managed care

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	organization is not receiving capitation payments based on the provision of the additional benefits.
3	Article - State Government
4	12-101.
5 6	(a) In this subtitle, unless the context clearly requires otherwise, "State personnel" means:
7 8	(1) a State employee or official who is paid in whole or in part by the Central Payroll Bureau in the Office of the Comptroller of the Treasury;
9	(2) an employee or official of the:
10	(i) Maryland Transportation Authority;
11	(ii) Injured Workers' Insurance Fund;
12	(iii) Maryland Stadium Authority;
13	(iv) Maryland Environmental Service;
14 15	(v) overseas programs of the University College of the University of Maryland System; and
16	(vi) Maryland Economic Development Corporation;
17	(3) a person who:
18 19	(i) is a member of a State board, commission, or similar State entity; or
20	(ii) 1. is providing a service to or for the State;
21	2. is not paid in whole or in part by the State; and
	3. satisfies all other requirements for designation as State personnel as may be set forth in regulations adopted by the Treasurer pursuant to Title 10 of this article;
25 26	(4) an individual who, without compensation, exercises a part of the sovereignty of the State;
27	(5) a student enrolled in a State educational institution:
28 29	(i) who is providing services to third parties in the course of participation in an approved clinical training or academic program;
	(ii) who, as determined by the Treasurer, is required to have liability insurance covering claims arising from services to third parties performed by the student in the course of the approved clinical training or academic program;
33 34	(iii) who, as determined by the Treasurer, cannot obtain commercial liability insurance at an affordable cost; and

1	(iv) who, as determined by the Treasurer, may be required to
	contribute to an insurance program for claims arising from services to third parties
	performed by the student in the course of the approved clinical training or academic
4	program;
5	(6) a sheriff or deputy sheriff of a county or Baltimore City; [or]
6	(7) an employee of a county who is assigned to a local department of social
7	services, including a Montgomery County employee who carries out State programs
	administered under Article 88A, § 13A(b) of the Code; OR
9	(8) A NONPROFIT ORGANIZATION THAT HAS BEEN APPROVED BY THE
	DEPARTMENT OF HUMAN RESOURCES OR ITS DESIGNEE TO SERVE AS A THIRD
	PARTY PAYEE FOR PURPOSES OF PROVIDING TEMPORARY CASH ASSISTANCE,
	TRANSITIONAL ASSISTANCE, OR CHILD-SPECIFIC BENEFITS TO FAMILY INVESTMENT
13	PROGRAM RECIPIENTS.
14	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland
	read as follows:
16	Chapter 351 of the Acts of 1996
17	SECTION 11. AND BE IT FURTHER ENACTED, That any savings the Family
18	Investment Program, as of July 1 of each year, anticipates achieving during the current
19	fiscal year through caseload reductions or other reductions in the total amount of cash
20	benefits actually paid to families compared to the total amount of cash assistance benefits
21	to families budgeted shall be available for reallocation within the budget of the
22	Department to support activities through local departments of social services as follows:
22	(1) 100/ 6.1
23	(1) 10% of the savings to the demonstration projects created in § 53 of
24	Article 88A of the Code as enacted by this Act;
25	(2) 45% of the savings that were generated for the 2-year period following
26	the effective date of this Act shall be allocated in accordance with the savings achieved by
	each local department of social services AND ANY OF THE SAVINGS THAT REMAINS
	UNEXPENDED AFTER THE CURRENT FISCAL YEAR MAY BE CARRIED OVER INTO
	THE NEXT FISCAL YEAR; and
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31	treatment for targeted recipients, emergency funds for applicants and recipients,
32	administration to the extent that additional administrative costs are required to
33	effectively implement this program, or any other direct service to applicants or recipients
34	that the Secretary deems appropriate to further the purposes of this Act.
35	SECTION 2 AND DE IT ELIDTHED ENACTED. That the Secretary of Health
	SECTION 3. AND BE IT FURTHER ENACTED, That the Secretary of Health
	and Mental Hygiene shall apply for a waiver from the Health Care Financing
	Administration of the federal Department of Health and Human Services or take other
	such steps that are necessary to receive federal reimbursement for the provision of
	inpatient, intermediate, and halfway house substance abuse treatment services for adult substance abusing recipients of Family Investment Program benefits.
40	substance abusing recipients of Faniny investment Flogram benefits.

- 1 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in
- 2 Section 2 of this Act, at the end of Fiscal Years 1997 and 1998, any excess funds that
- 3 remain from the Fiscal Years 1997 and 1998 appropriations to the Family Investment
- 4 Program shall be transferred to the Citizens Tax Reduction and Fiscal Reserve Account.
- 5 Funds from the Citizens Tax Reduction and Fiscal Reserve Account may only be
- 6 appropriated through the annual budget bill or by budget amendment after approval by
- 7 the Legislative Policy Committee after the Legislative Policy Committee has referred the
- 8 appropriation request to the Joint Committee on Welfare Reform and the budget
- 9 committees for their recommendations.
- SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 July 1, 1997.