HOUSE BILL 972

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By: Chairman, Judiciary Committee (Office of the Attorney General) and Delegates Taylor, Barve, Busch, Cadden, Campbell, Conroy, Curran, Dypski, Frank, Frush, Gordon, Harrison, Healey, Hecht, Hixson, Hubbard, Kagan, Kopp, Mandel, Marriott, McIntosh, Menes, Mohorovic, Montague, Morhaim, Nathan-Pulliam, Pendergrass, Petzold, Pitkin, Preis, Rawlings, Rosenberg, Shriver, Workman, Dembrow, and Finifter Introduced and read first time: February 13, 1998 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 27, 1998

CHAPTER_____

1 AN ACT concerning

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Manufacturers of Tobacco Products <u>Maryland Medical Assistance</u> <u>Program</u> - State Claims

4 FOR the purpose of clarifying that the Department of Health and Mental Hygiene's

5 right of subrogation for payments relating to medical assistance recipients is not

6 an exclusive right, remedy, or cause of action; providing that in any action

7 brought by the State against a manufacturer of a tobacco product the causation

8 and the amount of medical assistance expenditures may be proven by the use of

9 statistical analysis; defining certain terms; making the provisions of this Act

10 severable; providing for the application of this Act; providing for the effective

11 date of this Act; and generally relating to certain rights, remedies, and causes of

12 action brought by the State to recover certain expenses.

13 BY repealing and reenacting, with amendments,

14 Article - Health - General

15 Section 15-120

16 Annotated Code of Maryland

17 (1994 Replacement Volume and 1997 Supplement)

18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

19 MARYLAND, That the Laws of Maryland read as follows:

2	HOUSE BILL 972
1	Article - Health - General
2 15-120.	
4 Department shall be so5 made by the Department	ram recipient has a cause of action against a person, the abrogated to that cause of action to the extent of any payments ont on behalf of the Program recipient that result from the size to the cause of action.
	An attorney representing a Program recipient in a cause of action to has a right of subrogation shall notify the Department prior to noting an action, or negotiating a settlement.
	The attorney shall notify the Department in advance of the resolution ad shall allow the Department 3 business days from the receipt ish its subrogated interest.
13 (3) 14 notifying or failing to	This subsection may not be construed to create a cause of action for notify the Department.
17 judgment or award in18 claim shall, after rece19 for the benefit of the	Any Program recipient or attorney, guardian, or personal ogram recipient who receives money in settlement of or under a a cause of action in which the Department has a subrogation iving written notice of the subrogation claim, hold that money, Department, to the extent required for the subrogation claim, able attorney fees and litigation costs.
23 the Department, is lia	A person who, after written notice of a subrogation claim and possible ragraph, disposes of the money, without the written approval of ble to the Department for any amount that, because of the overable by the Department.
25 (3)26 subrogation claim if,27 hardship:	The Department may compromise or settle and release its in its judgment, collection of the claim will cause substantial
28	(i) To the Program recipient; or
2930 deceased Program rec	(ii) In a wrongful death action, to the surviving dependents of a ipient.
	(i) The Department is not liable for payment of or contribution to tigation costs of any Program recipient or attorney, guardian, or e of any Program recipient.
	(ii) The deduction of applicable attorney fees and litigation costs f this subsection may not be considered as payment for or fees or costs by the Department.

HOUSE BILL 972

(D) ANY ACTION BROUGHT UNDER THIS SECTION IS NOT EXCLUSIVE AND IS
INDEPENDENT OF AND IN ADDITION TO ANY RIGHT, REMEDY, OR CAUSE OF ACTION
AVAILABLE TO THE STATE, THE DEPARTMENT, ANY OTHER STATE AGENCY, OR A
PROGRAM RECIPIENT OR ANY OTHER INDIVIDUAL.

IN THIS SUBSECTION. THE FOLLOWING WORDS HAVE THE (E) (1)(I) 5 6 MEANINGS INDICATED. "CIGARETTE" MEANS ANY ROLL OF TOBACCO WRAPPED IN: 7 (II)8 PAPER: 1. 9 2. A SUBSTANCE NOT CONTAINING TOBACCO: OR 10 3. A SUBSTANCE CONTAINING TOBACCO WHICH BECAUSE 11 OF ITS APPEARANCE. THE TYPE OF TOBACCO USED IN THE FILLER. OR ITS 12 PACKAGING AND LABELING, IS LIKELY TO BE USED BY THE CONSUMERS OF 13 ORDINARY PAPER WRAPPED CIGARETTES. "MANUFACTURER OF A TOBACCO PRODUCT" MEANS A 14 (III)1. 15 DESIGNER, PRODUCER, OR PROCESSOR OF A TOBACCO PRODUCT ENGAGED IN THE 16 MARKETING OR PROMOTION OF A TOBACCO PRODUCT. "MANUFACTURER OF A TOBACCO PRODUCT" INCLUDES AN 17 2 18 ENTITY NOT OTHERWISE A MANUFACTURER OF A TOBACCO PRODUCT THAT IMPORTS 19 A TOBACCO PRODUCT OR OTHERWISE HOLDS ITSELF OUT AS A MANUFACTURER OF A 20 TOBACCO PRODUCT. 3. "MANUFACTURER OF A TOBACCO PRODUCT" DOES NOT 21 22 INCLUDE: A GROWER, BUYER, DEALER, DISTRIBUTOR, OR 23 A. 24 WHOLESALER OF LEAF TOBACCO: OR 25 B. A RETAILER, DISTRIBUTOR, OR WHOLESALER OF A 26 TOBACCO PRODUCT. (\mathbf{W}) "SMOKELESS TOBACCO" MEANS A PRODUCT THAT CONSISTS OF 27 28 CUT, GROUND, POWDERED, OR LEAF TOBACCO THAT IS INTENDED TO BE PLACED IN 29 THE ORAL CAVITY. **"TOBACCO PRODUCT" MEANS CIGARETTES OR SMOKELESS** 30 (V)31 TOBACCO. 32 (2)IN ANY ACTION UNDER THIS SECTION OR PURSUANT TO ANY OTHER 33 RIGHT, REMEDY, OR CAUSE OF ACTION BROUGHT BY THE STATE AGAINST A 34 MANUFACTURER OF A TOBACCO PRODUCT, THE CAUSATION AND THE AMOUNT OF

35 MEDICAL ASSISTANCE EXPENDITURES ATTRIBUTABLE TO THE USE OF A TOBACCO

36 PRODUCT MAY BE PROVEN BY USE OF STATISTICAL ANALYSIS, WITHOUT PROOF OF

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1 THE CAUSATION OR THE AMOUNT OF EXPENDITURES FOR ANY PARTICULAR 2 PROGRAM RECIPIENT OR ANY OTHER INDIVIDUAL.

3 SECTION 2. AND BE IT FURTHER ENACTED, That if any provision of this 4 Act or the application thereof to any person or circumstance is held invalid for any 5 reason in a court of competent jurisdiction, the invalidity does not affect other 6 provisions or any other application of this Act which can be given effect without the 7 invalid provision or application, and for this purpose the provisions of this Act are 8 declared severable.

9 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall apply to 10 any case pending or filed on or after the effective date of this Act and may not be 11 applied to any case for which a final judgment has been rendered and for which 12 appeals, if any, have been exhausted before the effective date of this Act.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effectJuly 1, 1998.