$\begin{array}{c} 5 \text{lr} 2570 \\ \text{CF HB 881} \end{array}$

By: Senator McCray

Introduced and read first time: January 27, 2025

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning 2 Family Investment Program and Supplemental Nutrition Assistance Program 3 Benefits - Child Support 4 FOR the purpose of requiring that all child support received in a month pass through to a 5 family seeking assistance under the Family Investment Program and prohibiting the 6 consideration of child support in computing the amount of assistance received; 7 prohibiting a local department of social services from considering any child support 8 collected when computing the amount of Supplemental Nutrition Assistance 9 Program benefits to provide; and generally relating to the Family Investment Program and the Supplemental Nutrition Assistance Program. 10 11 BY repealing and reenacting, with amendments, Article – Human Services 12 Section 5–310(a) and 5–501 13 Annotated Code of Maryland 14 15 (2019 Replacement Volume and 2024 Supplement) 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 17 That the Laws of Maryland read as follows: Article - Human Services 18 19 5-310.20 For a recipient that is an assistance unit that includes adults and 21children or minor parents and children, the amount of assistance shall be designated as 22 follows: 23 75% for the child or children in the assistance unit; and (i)



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- 1 (ii) 25% for the adult member or members, or minor parent or 2 parents of the assistance unit.

 3 (2) For a recipient that is an assistance unit that includes only adults or a 4 recipient who is a pregnant individual, 100% of the amount of assistance shall be
- 6 (3) For applicants to the FIP, the amount of assistance shall be computed by counting no more than 4 weeks of earned income in any month and disregarding 20% of that earned income.

designated for the adult member or members or the pregnant individual.

- 9 (4) [The first \$100 of] **ANY** child support collected in a month [for one child and the first \$200 of child support collected in a month for two or more children] shall pass through to the family and shall be disregarded in computing the amount of assistance.
- 12 (5) For eligible recipients who obtain unsubsidized employment, the 13 amount of assistance shall be computed by counting no more than 4 weeks of earned income 14 in any month and disregarding 35% of that earned income.
- 15 5–501.
- 16 (a) (1) The Department may implement a Supplemental Nutrition Assistance 17 Program in accordance with the federal Supplemental Nutrition Assistance Program.
- 18 (2) The Supplemental Nutrition Assistance Program shall include:
- 19 (i) a Restaurant Meals Program in accordance with § 5–505 of this 20 subtitle; and
- 21 (ii) a Heat and Eat Program in accordance with § 5–506 of this 22 subtitle.
- 23 (b) The State shall bear the nonfederal portion of the administrative costs of the 24 Supplemental Nutrition Assistance Program for each county.
- 25 (c) Each local department shall administer the Supplemental Nutrition 26 Assistance Program:
- 27 (1) under the supervision and control of the Department; and
- 28 (2) in accordance with the regulations of the Department and federal law.
- 29 (d) If a household includes an individual who is at least 60 years old and receives 30 a federally funded benefit in an amount less than \$50 per month under the Supplemental 31 Nutrition Assistance Program, the State shall provide a supplement to increase the total 32 benefit to \$50 per month.

- 1 (E) A LOCAL DEPARTMENT MAY NOT CONSIDER ANY CHILD SUPPORT COLLECTED BY A HOUSEHOLD WHEN COMPUTING THE AMOUNT OF SUPPLEMENTAL BENEFITS PROVIDED UNDER THIS SECTION OR § 5–501.1 OF THIS SUBTITLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.