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H.P. 343

House of Representatives, February 9, 2017

An Act To Prioritize Access by Maine's Most Vulnerable Citizens to Welfare Resources

Reference to the Committee on Health and Human Services suggested and ordered printed.

ROBERT B. HUNT Clerk

R(+ B. Hunt

Presented by Representative SANDERSON of Chelsea. Cosponsored by Senator BRAKEY of Androscoggin and Representatives: CEBRA of Naples, HANINGTON of Lincoln, HANLEY of Pittston, SAMPSON of Alfred, VACHON of Scarborough.

1	De it chacted by the I copie of the State of Maine as follows.
2 3	Sec. 1. 22 MRSA §3104-A, as amended by PL 2013, c. 368, Pt. OO, §§1 and 2, is repealed.
4 5	Sec. 2. 22 MRSA §3273, sub-§9, as enacted by PL 1997, c. 643, Pt. WW, §1, is repealed.
6 7	Sec. 3. 22 MRSA §3762, sub-§3, ¶B, as amended by PL 2015, c. 267, Pt. RRRR, §2, is further amended to read:
8 9 10 11 12	B. The department may use funds, insofar as resources permit, provided under and in accordance with the United States Social Security Act or state funds appropriated for this purpose or a combination of state and federal funds to provide assistance to families under this chapter. In addition to assistance for families described in this subsection, funds must be expended for the following purposes:
13 14 15	(1) To continue the pass-through of the first \$50 per month of current child support collections and the exclusion of the \$50 pass-through from the budget tests and benefit calculations;
16 17 18 19 20 21 22 23 24 25 26 27 28	(2) To provide financial assistance to noncitizens legally admitted to the United States who are receiving assistance under this subsection as of July 1, 2011. Recipients of assistance under this subparagraph are limited to the categories of noncitizens who would be eligible for the TANF programs but for their status as aliens under PRWORA. Eligibility for the TANF program for these categories of noncitizens must be determined using the criteria applicable to other recipients of assistance from the TANF program. Any household receiving assistance as of July 1, 2011 may continue to receive assistance, as long as that household remains eligible, without regard to interruptions in coverage or gaps in eligibility for service. A noncitizen legally admitted to the United States who is neither receiving assistance on July 1, 2011 nor has an application pending for assistance on July 1, 2011 that is later approved is not eligible for financial assistance through a state-funded program unless that noncitizen is:
29 30	(a) Elderly or disabled, as described under the laws governing supplemental security income in 42 United States Code, Sections 1381 to 1383f (2010);
31	(b) A victim of domestic violence;
32 33 34 35	(c) Experiencing other hardship, such as time necessary to obtain proper work documentation, as defined by the department by rule. Rules adopted by the department under this division are routine technical rules as defined by Title 5, chapter 375, subchapter 2 A; or
36 37 38	(d) Unemployed but has obtained proper work documentation, as defined by the department by rule. Rules adopted by the department under this division are routine technical rules as defined by Title 5, chapter 375, subchapter 2-A;
39 40	(3) To provide benefits to certain 2-parent families whose deprivation is based on physical or mental incapacity;

1 (4) To provide an assistance program for needy children, 19 to 21 years of age, who are in full-time attendance in secondary school. The program is operated for 2 those individuals who qualify for TANF under the United States Social Security 3 Act, except that they fail to meet the age requirement, and is also operated for the 4 parent or caretaker relative of those individuals. Except for the age requirement, 5 all provisions of TANF, including the standard of need and the amount of 6 assistance, apply to the program established pursuant to this subparagraph; 7 8 (5) To provide assistance for a pregnant woman who is otherwise eligible for 9 assistance under this chapter, except that she has no dependents under 19 years of 10 age. An individual is eligible for the monthly benefit for one eligible person if the medically substantiated expected date of the birth of her child is not more 11 than 90 days following the date the benefit is received; 12 13 (6) To provide a special housing allowance for TANF families whose shelter expenses for rent, mortgage or similar payments, homeowners insurance and 14 property taxes equal or exceed 75% of their monthly income. The special 15 housing allowance is limited to \$200 per month for each family. For purposes of 16 this subparagraph, "monthly income" means the total of the TANF monthly 17 benefit and all income countable under the TANF program, plus child support 18 19 received by the family, excluding the \$50 pass-through payment; 20 (7) In determining benefit levels for TANF recipients who have earnings from employment, the department shall disregard from monthly earnings the 21 22 following: 23 (a) One hundred and eight dollars; 24 (b) Fifty percent of the remaining earnings that are less than the federal 25 poverty level; and 26 (c) All actual child care costs necessary for work, except that the department 27 may limit the child care disregard to \$175 per month per child or \$200 per month per child under 2 years of age or with special needs: 28 29 (7-A) In determining eligibility and benefit levels, the department may apply a gross income test only to applicants and not to recipients; 30 (8) In cases when the TANF recipient has no child care cost, the monthly TANF 31 benefit is the maximum payment level or the difference between the countable 32 33 earnings and the standard of need established by rule adopted by the department, 34 whichever is lower; 35 (9) In cases when the TANF recipient has child care costs, the department shall 36 determine a total benefit package, including TANF cash assistance, determined in accordance with subparagraph (7) and additional child care assistance, as 37 provided by rule, necessary to cover the TANF recipient's actual child care costs 38 up to the maximum amount specified in section 3782-A, subsection 5. The 39 40 benefit amount must be paid as provided in this subparagraph.

(a) Before the first month in which child care assistance is available to an ASPIRE-TANF recipient under this paragraph and periodically thereafter, the

department shall notify the recipient of the total benefit package and the

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1 2 3 4	following options of the recipient: to receive the total benefit package directly; or to have the department pay the recipient's child care assistance directly to the designated child care provider for the recipient and pay the balance of the total benefit package to the recipient.
5 6 7	(b) If an ASPIRE-TANF recipient notifies the department that the recipient chooses to receive the child care assistance directly, the department shall pay the total benefit package to the recipient.
8 9 10 11 12 13	(c) If an ASPIRE-TANF recipient does not respond or notifies the department of the choice to have the child care assistance paid directly to the child care provider from the total benefit package, the department shall pay the child care assistance directly to the designated child care provider for the recipient. The department shall pay the balance of the total benefit package to the recipient;
14 15 16	(10) Child care assistance under this paragraph must be paid by the department in a prompt manner that permits an ASPIRE-TANF recipient to access child care necessary for work; and
17 18 19	(11) The department shall adopt rules pursuant to Title 5, chapter 375 to implement this subsection. Rules adopted pursuant to this subparagraph are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.
20	SUMMARY
21	This bill accomplishes the following.
22 23 24 25	1. It repeals the provision that requires the Department of Health and Human Services to provide a food supplement program for noncitizens who are ineligible for benefits under the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996.
26 27 28 29	2. It repeals the provision that requires the Department of Health and Human Services to provide supplemental security income for noncitizens who are ineligible for benefits under the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996.
30 31 32 33	3. It repeals the provision that requires the Department of Health and Human Services to provide financial assistance under the Temporary Assistance for Needy Families program to noncitizens who are ineligible for benefits under the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996.