

General Assembly

Raised Bill No. 801

January Session, 2019

LCO No. **3532**

Referred to Committee on VETERANS' AFFAIRS

Introduced by: (VA)

AN ACT EXPANDING CERTAIN VETERANS' ACCESS TO PUBLIC ASSISTANCE PROGRAMS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 17b-28i of the general statutes is repealed and the 2 following is substituted in lieu thereof (*Effective July 1, 2019, and* 3 *applicable to all applications for assistance filed on or after said date*):

4 (a) To the extent permissible by federal law, the Commissioner of 5 Social Services shall disregard, when determining income eligibility for the state's Medicare savings, medical assistance and energy assistance 6 7 programs administered under section 17b-2, all federal nonservice-8 connected pension benefits, including, but not limited to, the basic 9 pension, the Aid and Attendance [pension benefits] benefit and the 10 Housebound benefit, which pension benefits are granted to a veteran 11 or the surviving spouse of such veteran. [when determining income 12 eligibility for the state's Medicare savings, medical assistance and 13 energy assistance programs administered under section 17b-2.] As 14 used in this subsection, "veteran" means any person (1) honorably 15 discharged from, or released under honorable conditions from active 16 service in, the armed forces, as defined in section 27-103, or (2) with a

qualifying condition, as defined in said section, who has received adischarge other than bad conduct or dishonorable from active servicein the armed forces.

20 (b) The Commissioner of Social Services may seek approval of an 21 amendment to the state Medicaid plan or a waiver from federal law, if 22 necessary, to exempt such benefits from income eligibility criteria <u>as</u> 23 <u>unreimbursed medical expenses</u>.

Sec. 2. Subsection (c) of section 17b-191 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2019, and applicable to all applications for assistance filed on or after said date):

28 (c) To be eligible for cash assistance under the program, a person 29 shall (1) be (A) eighteen years of age or older; (B) a minor found by a 30 court to be emancipated pursuant to section 46b-150; or (C) under 31 eighteen years of age and the commissioner determines good cause for 32 such person's eligibility, and (2) not have assets exceeding two 33 hundred fifty dollars or, if such person is married, such person and his 34 or her spouse shall not have assets exceeding five hundred dollars. In 35 determining eligibility, the commissioner shall not consider as income 36 any federal nonservice-connected pension benefits, including, but not 37 limited to, the basic pension, the Aid and Attendance [pension 38 benefits] benefit and the Housebound benefit, which pension benefits 39 are granted to a veteran, as defined in section 27-103, or the surviving 40 spouse of such veteran. No person who is a substance abuser and 41 refuses or fails to enter available, appropriate treatment shall be 42 eligible for cash assistance under the program until such person enters 43 treatment. No person whose benefits from the temporary family 44 assistance program have terminated as a result of time-limited benefits 45 or for failure to comply with a program requirement shall be eligible 46 for cash assistance under the program.

47 Sec. 3. Section 17b-256f of the general statutes is repealed and the 48 following is substituted in lieu thereof (*Effective July 1, 2019, and*

49 *applicable to all applications for assistance filed on or after said date*):

50 The Commissioner of Social Services shall increase income 51 disregards used to determine eligibility by the Department of Social 52 Services for the federal Qualified Medicare Beneficiary, the Specified 53 Low-Income Medicare Beneficiary and the Qualifying Individual 54 programs, administered in accordance with the provisions of 42 USC 55 1396d(p), by such amounts that shall result in persons with income 56 that is (1) less than two hundred eleven per cent of the federal poverty 57 level qualifying for the Qualified Medicare Beneficiary program, (2) at 58 or above two hundred eleven per cent of the federal poverty level but 59 less than two hundred thirty-one per cent of the federal poverty level 60 qualifying for the Specified Low-Income Medicare Beneficiary 61 program, and (3) at or above two hundred thirty-one per cent of the 62 federal poverty level but less than two hundred forty-six per cent of 63 the federal poverty level qualifying for the Qualifying Individual 64 program. The commissioner shall not apply an asset test for eligibility 65 under the Medicare Savings Program. The commissioner shall not consider as income any federal nonservice-connected pension benefits, 66 including, but not limited to, the basic pension, the Aid and 67 68 Attendance [pension benefits] benefit and the Housebound benefit, 69 which pension benefits are granted to a veteran, as defined in section 70 27-103, or the surviving spouse of such veteran. The Commissioner of 71 Social Services, pursuant to section 17b-10, may implement policies 72 and procedures to administer the provisions of this section while in the 73 process of adopting such policies and procedures in regulation form, 74 provided the commissioner prints notice of the intent to adopt the 75 regulations on the department's Internet web site and the eRegulations 76 System not later than twenty days after the date of implementation. 77 Such policies and procedures shall be valid until the time final 78 regulations are adopted.

Sec. 4. Subsection (a) of section 17b-261 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July*1, 2019, and applicable to all applications for assistance filed on or after said

82 *date*):

83 (a) Medical assistance shall be provided for any otherwise eligible 84 person whose income, including any available support from legally 85 liable relatives and the income of the person's spouse or dependent 86 child, is not more than one hundred forty-three per cent, pending 87 approval of a federal waiver applied for pursuant to subsection (e) of 88 this section, of the benefit amount paid to a person with no income 89 under the temporary family assistance program in the appropriate 90 region of residence and if such person is an institutionalized 91 individual as defined in Section 1917 of the Social Security Act, 42 USC 92 1396p(h)(3), and has not made an assignment or transfer or other 93 disposition of property for less than fair market value for the purpose 94 of establishing eligibility for benefits or assistance under this section. 95 Any such disposition shall be treated in accordance with Section 96 1917(c) of the Social Security Act, 42 USC 1396p(c). Any disposition of 97 property made on behalf of an applicant or recipient or the spouse of 98 an applicant or recipient by a guardian, conservator, person 99 authorized to make such disposition pursuant to a power of attorney 100 or other person so authorized by law shall be attributed to such 101 applicant, recipient or spouse. A disposition of property ordered by a 102 court shall be evaluated in accordance with the standards applied to 103 any other such disposition for the purpose of determining eligibility. 104 The commissioner shall establish the standards for eligibility for 105 medical assistance at one hundred forty-three per cent of the benefit 106 amount paid to a household of equal size with no income under the 107 temporary family assistance program in the appropriate region of 108 residence. In determining eligibility, the commissioner shall not 109 consider as income any federal nonservice-connected pension benefits, 110 including, but not limited to, the basic pension, the Aid and 111 Attendance [pension benefits] benefit and the Housebound benefit, 112 which pension benefits are granted to a veteran, as defined in section 113 27-103, or the surviving spouse of such veteran. Except as provided in 114 section 17b-277 and section 17b-292, the medical assistance program 115 shall provide coverage to persons under the age of nineteen with

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116 household income up to one hundred ninety-six per cent of the federal 117 poverty level without an asset limit and to persons under the age of 118 nineteen, who qualify for coverage under Section 1931 of the Social 119 Security Act, with household income not exceeding one hundred 120 ninety-six per cent of the federal poverty level without an asset limit, 121 and their parents and needy caretaker relatives, who qualify for 122 coverage under Section 1931 of the Social Security Act, with household 123 income not exceeding one hundred fifty per cent of the federal poverty 124 level without an asset limit. Such levels shall be based on the regional 125 differences in such benefit amount, if applicable, unless such levels 126 based on regional differences are not in conformance with federal law. 127 Any income in excess of the applicable amounts shall be applied as 128 may be required by said federal law, and assistance shall be granted 129 for the balance of the cost of authorized medical assistance. The Commissioner of Social Services shall provide applicants for assistance 130 131 under this section, at the time of application, with a written statement 132 advising them of (1) the effect of an assignment or transfer or other 133 disposition of property on eligibility for benefits or assistance, (2) the 134 effect that having income that exceeds the limits prescribed in this 135 subsection will have with respect to program eligibility, and (3) the 136 availability of, and eligibility for, services provided by the Nurturing 137 Families Network established pursuant to section 17b-751b. For 138 coverage dates on or after January 1, 2014, the department shall use the 139 modified adjusted gross income financial eligibility rules set forth in 140 Section 1902(e)(14) of the Social Security Act and the implementing 141 regulations to determine eligibility for HUSKY A, HUSKY B and 142 HUSKY D applicants, as defined in section 17b-290. Persons who are 143 determined ineligible for assistance pursuant to this section shall be 144 provided a written statement notifying such persons of their 145 ineligibility and advising such persons of their potential eligibility for 146 one of the other insurance affordability programs as defined in 42 CFR 147 435.4.

148 Sec. 5. Subsection (1) of section 17b-342 of the general statutes is 149 repealed and the following is substituted in lieu thereof (Effective July

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150 1, 2019, and applicable to all applications for assistance filed on or after said151 date):

(l) In determining eligibility for the program described in this
section, the commissioner shall not consider as income <u>any federal</u>
<u>nonservice-connected pension benefits</u>, including, but not limited to,
<u>the basic pension</u>, the Aid and Attendance [pension benefits] <u>benefit</u>
<u>and the Housebound benefit</u>, which pension benefits are granted to a
veteran, as defined in section 27-103, or the surviving spouse of such
veteran.

Sec. 6. Subsection (a) of section 17b-104 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2019, and applicable to all applications for assistance filed on or after said date):

163 (a) The Commissioner of Social Services shall administer the 164 program of state supplementation to the Supplemental Security 165 Income Program provided for by the Social Security Act and state law. 166 The commissioner may delegate any powers and authority to any 167 deputy, assistant, investigator or supervisor, who shall have, within 168 the scope of the power and authority so delegated, all of the power 169 and authority of the Commissioner of Social Services. The 170 commissioner shall establish a standard of need based on the cost of 171 living in this state for the temporary family assistance program and the 172 state-administered general assistance program. The commissioner 173 shall make a reinvestigation, at least every twelve months, of all cases 174 receiving aid from the state, except that such reinvestigation may be 175 conducted every twenty-four months for recipients of assistance to the 176 elderly or disabled with stable circumstances, and shall maintain all 177 case records of the several programs administered by the Department 178 of Social Services so that such records show, at all times, full 179 information with respect to eligibility of the applicant or recipient. In 180 the determination of need under any public assistance program, such 181 income or earnings shall be disregarded as federal law requires, and 182 such income or earnings may be disregarded as federal law permits. In 183 determining eligibility, the commissioner shall disregard from income 184 any federal nonservice-connected pension benefits, including, but not 185 limited to, the basic pension, the Aid and Attendance [pension benefits] benefit and the Housebound benefit, which pension benefits 186 187 are granted to a veteran, as defined under section 27-103, or the 188 surviving spouse of such veteran. The commissioner shall encourage 189 and promulgate such incentive earning programs as are permitted by 190 federal law and regulations.

Sec. 7. Subsection (a) of section 17b-801 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July*1, 2019, and applicable to all applications for assistance filed on or after said
date):

195 (a) The Commissioner of Social Services shall administer a state-196 appropriated fuel assistance program to provide, within available 197 appropriations, fuel assistance to elderly and disabled persons whose 198 household gross income is above the income eligibility guidelines for 199 the Connecticut energy assistance program but does not exceed two 200 hundred per cent of federal poverty guidelines. The income eligibility 201 guidelines for the state-appropriated fuel assistance program shall be 202 determined, annually, by the Commissioner of Social Services, in 203 conjunction with the Secretary of the Office of Policy and 204 Management. In determining eligibility, the commissioner shall not 205 consider as income any federal nonservice-connected pension benefits, 206 including, but not limited to, the basic pension, the Aid and 207 Attendance [pension benefits] benefit and the Housebound benefit, 208 which pension benefits are granted to a veteran, as defined under 209 section 27-103, or the surviving spouse of such veteran. The 210 commissioner may adopt regulations, in accordance with the 211 provisions of chapter 54, to implement the provisions of this 212 subsection.

This act shall take effect as follows and shall amend the following sections:

Section 1	July 1, 2019, and	17b-28i
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 2	July 1, 2019, and	17b-191(c)
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 3	July 1, 2019, and	17b-256f
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 4	July 1, 2019, and	17b-261(a)
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 5	July 1, 2019, and	17b-342(l)
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 6	July 1, 2019, and	17b-104(a)
	applicable to all	
	applications for assistance	
	filed on or after said date	
Sec. 7	July 1, 2019, and	17b-801(a)
	applicable to all	
	applications for assistance	
	filed on or after said date	

VA Joint Favorable

APP Joint Favorable