

100TH GENERAL ASSEMBLY

State of Illinois

2017 and 2018

HB1432

by Rep. Michael J. Madigan

SYNOPSIS AS INTRODUCED:

305 ILCS 5/5-4

from Ch. 23, par. 5-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.

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A BILL FOR

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AN ACT concerning public aid.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

4 Section 5. The Illinois Public Aid Code is amended by 5 changing Section 5-4 as follows:

6 (305 ILCS 5/5-4) (from Ch. 23, par. 5-4)

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Sec. 5-4. Amount and nature of medical assistance.

(a) The The amount and nature of medical assistance shall 8 9 be determined in accordance with the standards, rules, and regulations of the Department of Healthcare and Family 10 11 Services, with due regard to the requirements and conditions in each case, including contributions available from legally 12 13 responsible relatives. However, the amount and nature of such 14 medical assistance shall not be affected by the payment of any grant under the Senior Citizens and Persons with Disabilities 15 16 Property Tax Relief Act or any distributions or items of income 17 described under subparagraph (X) of paragraph (2) of subsection (a) of Section 203 of the Illinois Income Tax Act. The amount 18 19 and nature of medical assistance shall not be affected by the 20 receipt of donations or benefits from fundraisers in cases of 21 serious illness, as long as neither the person nor members of 22 the person's family have actual control over the donations or benefits or the disbursement of the donations or benefits. 23

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In determining the income and resources available to the 1 2 institutionalized spouse and to the community spouse, the Department of Healthcare and Family Services shall follow the 3 procedures established by federal law. If an institutionalized 4 5 spouse or community spouse refuses to comply with the requirements of Title XIX of the federal Social Security Act 6 7 and the regulations duly promulgated thereunder by failing to provide the total value of assets, including income and 8 9 resources, to the extent either the institutionalized spouse or 10 community spouse has an ownership interest in them pursuant to 11 42 U.S.C. 1396r-5, such refusal may result in the 12 institutionalized spouse being denied eligibility and 13 continuing to remain ineligible for the medical assistance 14 program based on failure to cooperate.

15 Subject to federal approval, the community spouse resource 16 allowance shall be established and maintained at the higher of 17 \$109,560 or the minimum level permitted pursuant to Section 1924(f)(2) of the Social Security Act, as now or hereafter 18 amended, or an amount set after a fair hearing, whichever is 19 20 greater. The monthly maintenance allowance for the community spouse shall be established and maintained at the higher of 21 22 \$2,739 per month or the minimum level permitted pursuant to 23 Section 1924(d)(3) of the Social Security Act, as now or hereafter amended, or an amount set after a fair hearing, 24 25 whichever is greater. Subject to the approval of the Secretary 26 of the United States Department of Health and Human Services,

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the provisions of this Section shall be extended to persons who but for the provision of home or community-based services under Section 4.02 of the Illinois Act on the Aging, would require the level of care provided in an institution, as is provided for in federal law.

6 (b) Spousal support for institutionalized spouses7 receiving medical assistance.

8 (i) The Department may seek support for an 9 institutionalized spouse, who has assigned his or her right 10 of support from his or her spouse to the State, from the 11 resources and income available to the community spouse.

(ii) The Department may bring an action in the circuit court to establish support orders or itself establish administrative support orders by any means and procedures authorized in this Code, as applicable, except that the standard and regulations for determining ability to support in Section 10-3 shall not limit the amount of support that may be ordered.

19 (iii) Proceedings may be initiated to obtain support, 20 or for the recovery of aid granted during the period such support was not provided, or both, for the obtainment of 21 22 support and the recovery of the aid provided. Proceedings 23 for the recovery of aid may be taken separately or they may 24 be consolidated with actions to obtain support. Such 25 proceedings may be brought in the name of the person or 26 persons requiring support or may be brought in the name of

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1 the Department, as the case requires.

2 (iv) The orders for the payment of moneys for the 3 support of the person shall be just and equitable and may direct payment thereof for such period or periods of time 4 5 as the circumstances require, including support for a period before the date the order for support is entered. In 6 7 no event shall the orders reduce the community spouse level 8 resource allowance below the established in 9 subsection (a) of this Section or an amount set after a 10 fair hearing, whichever is greater, or reduce the monthly 11 maintenance allowance for the community spouse below the 12 level permitted pursuant to subsection (a) of this Section. (Source: P.A. 98-104, eff. 7-22-13; 99-143, eff. 7-27-15.) 13

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