5613--A

2021-2022 Regular Sessions

IN ASSEMBLY

February 22, 2021

Introduced by M. of A. GOTTFRIED, LAVINE, SIMON, SILLITTI, DAVILA -read once and referred to the Committee on Social Services -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the social services law and the civil practice law and rules, in relation to recovery of overpayment of certain assistance; and to repeal certain provisions of the social services law related thereto

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 104 of the social services law, subdivision 1 as 2 amended by chapter 573 of the laws of 1964, subdivision 2 as amended by 3 chapter 909 of the laws of 1974, subdivision 3 as added by chapter 433 4 of the laws of 1993 and subdivision 4 as added by chapter 340 of the 5 laws of 2003, is amended to read as follows:

6 § 104. Recovery from a person discovered to have property. 1. For 7 purposes of this section:

8 (a) "Overpayment" shall include erroneous payments made to an eligible 9 person in excess of the recipient's needs as defined in this chapter and 10 erroneous payments made to ineligible persons, including but not limited 11 to, payments made to such persons pending a fair hearing decision.

12 (b) "Recipient" shall mean any individual who is currently receiving 13 or at one time received assistance or care as pursuant to the provisions 14 of this title.

15 2. A public welfare official may bring <u>an</u> action or proceeding <u>in a</u> 16 <u>court of competent jurisdiction</u> against a [<u>person</u>] <u>recipient who is</u> 17 discovered to have real or personal property, <u>which resulted in an over-</u> 18 <u>payment to the recipient</u>, or against the estate or the executors, admin-19 istrators and successors in interest of a person who dies leaving real 20 or personal property, [<u>if such person</u>, or any one for whose support he 21 <u>is or was liable</u>, received assistance and care during the preceding ten

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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years, and] and there has been an overpayment to the recipient. The 1 2 public welfare official shall be entitled to recover up to the value of 3 such property which cause the assistance or care to constitute an overpayment to the recipient or the cost of such assistance or care, which-4 5 ever is lower. [Any public appiptance or care received by such person б shall constitute an implied contract. No claim of a public welfare offi-7 cial against the estate or the executors, administrators and successors 8 in interest of a person who dies leaving real or personal property, shall be barred or defeated, in whole or in part, by any lack of suffi-9 ciency of ability on the part of such person during the period assist-10 11 ance and care were received. Nor shall the claim asserted by a public welfare official against any 12 13 person under this section be impaired, impeded, barred or defeated, in 14 whole or in part, on the grounds that another person or persons may also have been liable to contribute.] 15 16 In all claims of the public welfare official made under this section 17 the public welfare official shall be deemed a preferred creditor. [2. No] 3. The public welfare official shall not bring an action or 18 proceeding under this section if excess payments or payments made to the 19 20 person were made due to agency or contractor error, including but not 21 limited to an error made by a facilitated enroller. 4. In an action or proceeding under this section, the complaint shall 22 be accompanied by a certificate, signed by the attorney for the public 23 welfare official, declaring the following: 24 25 (a) the attorney has reviewed the facts of the case and has concluded 26 that there is a reasonable basis for the action or proceeding; 27 (b) certification that the continuous coverage protections under paragraph (c) of subdivision four of section three hundred sixty-six of this 28 29 chapter do not apply to the recipient; 30 (c) the specific eligibility criteria under which the recipient was 31 allegedly ineligible for benefits; the budgeting methodology that was 32 applied in making the determination that the recipient was ineligible 33 for benefits, including the applicable resource or income limit for the recipient's household composition during the claim period, and the 34 35 recipient's applicable resources and income during the claim period; the 36 time period during which the recipient was allegedly ineligible; the 37 value of the real or personal property which resulted in an overpayment; 38 and the amount of recovery sought; and (d) the action or proceeding is supported by exhibits including an 39 40 accounting of the recovery sought and all expenditures of assistance or 41 care made on behalf of the recipient during the period of alleged inel-42 igibility. 5. There shall be no right of action [shall accrue against] to recover 43 44 an alleged overpayment for assistance or care received by a person under 45 twenty-one years of age [by reason of the assistance or care granted to 46 him unless at the time it was granted the person was possessed of money 47 and property in excess of his reasonable requirements, taking into 48 account his maintenance, education, medical care and any other factors 49 applicable to his condition]. [3.] 6. To the extent described in section 7-1.12 of the estates, 50 powers and trusts law, the trustee of a supplemental needs trust which 51 conforms to the provisions of such section 7-1.12 shall not be deemed to 52 53 be holding assets for the benefit of a beneficiary who may otherwise be 54 the subject of a claim under this section and no action or proceeding 55 may be brought against either the trust or the trustee to recover the

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1	cost of assistance or care provided to such person, or anyone for whose
2	support such person is or was liable.
3	[4.] 7. Any inconsistent provision of this chapter or of any other law
4	notwithstanding, a social services official may not assert any claim
5	under any provision of this chapter to recover payments of public
6	assistance if such payments were reimbursed by child support
7	collections.
8	8. There shall be no right of action against a recipient who loses
9	medical assistance eligibility by reason of excess resources or income
10	because the recipient's medical assistance eligibility group, as deter-
11	mined under section three hundred sixty-six of this chapter, changed
12	from MAGI, as defined in section three hundred sixty-six of this chap-
13	ter, to non-MAGI, for the two years subsequent to their eligibility
14	change. A right of action against such a recipient begins to accrue
15	only if the recipient remains ineligible for medical assistance after
16	the two-year grace period.
17	9. The public welfare official shall not use confession of judgment to
18	recover an overpayment of public assistance or care, or supplemental
19	nutrition assistance benefits.
20	<u>10. Any action or proceeding to recover an overpayment under this</u>
21	section shall be waived in cases of undue hardship in which a recipi-
22	ent's adjusted gross income for the applicable household size is two
23	hundred fifty percent of the federal poverty line or lower and in cases
24	of other extenuating circumstances as determined by the public welfare
25	official.
26	<u>11. Any action or proceeding under this section shall be commenced</u>
27	within two years from payment for assistance or care. No determination
28	of a debt or award of debt shall be based upon payment for assistance or
29	care that occurred more than two years before the action or proceeding
30	is commenced.
31	<u>12. The rate of interest for a judgment obtained pursuant to this</u>
32	section shall be calculated at the one-year United States treasury bill
33	rate. For the purpose of this section, the "one-year United States
34	treasury bill rate" means the weekly average one-year constant maturi-
35	ty treasury yield, as published by the board of governors of the federal
36	reserve system, for the calendar week preceding the date of the entry
37	of the judgment awarding damages.
38	<u>13. There shall be no right of action against a recipient whose</u>
39	medical assistance eligibility was granted or extended during the period
40	of the COVID-19 public health emergency, defined for the purposes of
41	this section as March eighteenth, two thousand twenty through the end of
42	the quarter when such public health emergency ends.
43	14. All settlement and payment agreements under this section in which
44	the recipient has paid fifty percent or more of the debt by the end of
45	the COVID-19 public health emergency are hereby deemed paid in full.
46	<u>15. If a recipient subject to a settlement or payment agreement under</u>
40 47	this section has not paid fifty percent or more of the debt by the end
48	of the COVID-19 public health emergency, the recipient may submit
49	evidence of undue hardship and receive waiver of the remaining debt
	under subdivision ten of this section or an appropriate reduction of
50 51	debt based on hardship. Notice regarding the opportunity for the waiver
51 52	shall be provided by the public welfare official.
5∠ 53	§ 2. Subdivision 7 of section 158 of the social services law is
53 54	8 2. Subdivision / of section 158 of the social services faw is REPEALED.
	§ 3. The civil practice law and rules is amended by adding a new
55	3 3. THE CIVIL PLACENCE LAW AND PULES IS AMENDED BY ADDING A NEW

56 section 3012-c to read as follows:

1	§ 3012-c. Certificate of merit in certain overpayment of assistance
2	actions. In any action or proceeding for recovery of an overpayment of
3	assistance or care, as defined in section one hundred four of the social
4	services law, the complaint shall be accompanied by a certificate,
5	signed by the attorney for the public welfare official, meeting all the
б	requirements of section one hundred four of the social services law.
7	§ 4. The civil practice law and rules is amended by adding a new
8	section 3202 to read as follows:
9	§ 3202. Confession of judgment for recovery of overpayment of certain
10	assistance invalid. Notwithstanding the provisions of section thirty-two
11	hundred eighteen of this article, no judgment by confession shall be
12	entered to recover an overpayment, as defined in section one hundred
13	four of the social services law. Any judgment entered in violation of
14	this section is void and unenforceable.
15	§ 5. The civil practice law and rules is amended by adding a new
16	section 213-e to read as follows:
17	§ 213-e. Actions to be commenced within two years; actions to recover
18	certain overpayments. An action or proceeding on an overpayment by a
19	public welfare official under section one hundred four of the social
20	services law shall be commenced within two years from payment for
21	assistance or care, and no determination of a debt or award of debt
22	shall be based upon payment for assistance or care that occurred more
23	than two years before the action or proceeding is commenced.
24	§ 6. Section 106-b of the social services law, as amended by chapter
25	81 of the laws of 1995, is amended to read as follows:
26	§ 106-b. Adjustment for incorrect payments. 1. For purposes of this
27	section:
28	(a) "Overpayment" shall include erroneous payments made to an eligible
29	person in excess of the recipient's needs as defined in this chapter and
30	erroneous payments made to ineligible persons, including but not limited
31	to, payments made to those persons pending a fair hearing decision.
32	(b) "Recipient" shall mean any individual who is currently receiving
33	or at one time received assistance or care under this title.
34	2. Any inconsistent provision of law notwithstanding, a social
35	services official shall, in accordance with the regulations of the
36	department and consistent with federal law and regulations, take all
37	necessary steps to correct any overpayment or underpayment to a public
38	assistance recipient[; provided, however,]. However:
39	(a) A social services official shall not bring an action or proceeding
40	under this section:
41	(i) if excess payments or payments made to an ineligible person were
42	made due to agency or contractor error, including but not limited to an
43	error made by a facilitated enroller; or
44	(ii) to recover an overpayment under this section for assistance or
45	care received by a person under twenty-one years of age.
46	(b) [that a] A social services official [may] shall waive recovery of
47	a past overpayment, in the case of an individual who is not currently a
48	recipient of public assistance, where the cost of recovery is greater
49	than the cost of collections as determined in accordance with department
50	regulations consistent with federal law and regulations. [For purposes
51	of this section, overpayment shall include payments made to an eligible
52	person in excess of his needs as defined in this chapter and payments
53	made to ineligible persons (including payments made to such persons
54	pending a fair hearings decision). The commissioner shall promulgate
55	regulations to implement procedures for correcting overpayments and
56	underpayments. The]

1 (c) In any action or proceeding to recover an overpayment under this 2 section, the social services official shall be entitled to recover no 3 more than the value of the property which resulted in an overpayment to 4 the recipient or the cost of the assistance or care, whichever is lower. 5 (d) Any action or proceeding to recover an overpayment under this б section shall be waived in cases of undue hardship in which a recipient's adjusted gross income for the applicable household size is two 7 8 hundred fifty percent of the federal poverty line or lower and in cases 9 of other extenuating circumstances as determined by the social services 10 official. 11 3. The procedures for correcting overpayments shall be designed to and 12 shall minimize adverse impact on the recipient, and to the extent possi-13 ble avoid undue hardship. [Notwithstanding any other provision of law 14 the contrary, no underpayment shall be corrected with respect to a to person who is currently not eligible for or in receipt of home relief or 15 16 aid to dependent children, except that corrective payments may be made with respect to persons formerly eligible for or in receipt of aid to 17 dependent children to the extent that federal law and regulations 18 19 require.] 20 4. A social services official shall follow the following procedures 21 when correcting any overpayment or underpayment to a public assistance recipient under this section: 22 (a) When determining whether a recipient may be liable for an overpay-23 ment, the most favorable budgeting under the applicable law and rules 24 25 shall be used to determine eliqibility for assistance or care. 26 (b) After identification and verification of an overpayment, and prior 27 to meeting with the recipient under investigation, a written notice containing the following information shall be mailed to the recipient: 28 29 (i) a statement of the specific eligibility criteria under which the 30 recipient was allegedly ineligible for benefits; 31 (ii) the budgeting methodology, under the applicable law and rules, 32 applied in making the decision to pursue recovery of an alleged overpay-33 ment; (iii) the time period during which the recipient was allegedly ineli-34 35 <u>qible;</u> 36 (iv) the value of the real or personal property that resulted in an 37 overpayment; 38 (v) the amount of recovery sought, including an accounting of the recovery sought and all expenditures of assistance or care made on 39 behalf of the recipient during the period of ineligibility; 40 (vi) an explanation of the recipient's rights to bring counsel or any 41 42 other person to any meeting with social services officials and to leave 43 any meeting with social services officials at any time; and 44 (vii) an explanation of the recipient's right to challenge liability for an overpayment by establishing eligibility for assistance or care 45 46 using the most favorable budgeting under the applicable law and rules. 47 (c) No documents may be requested from recipients during an investi-48 gation of an alleged overpayment unless it is directly relevant to the 49 eligibility factors and time periods for which the social services offi-50 cial has a good faith basis to believe the recipient was ineligible. The 51 recipient shall be given a reasonable amount of time to respond to docu-52 ment requests and meeting requests, taking into account time periods 53 necessary for third parties to provide documents. 54 (d) In the case of an alleged medical assistance overpayment, districts shall contact recipient's managed care plans to ascertain 55

1	whether the magning to accord convicts during the time period when
1	whether the recipient accessed services during the time period when
2 3	recovery is being contemplated.
3 4	5. No settlement agreement or payment plan to recover an overpayment shall be effective unless a social services official with personal know-
5	ledge of the claims produces an affidavit attesting to the validity of
6	the claims against the recipient, including but not limited to an attes-
7	tation that the social services official has determined that the contin-
8	uous coverage protections pursuant to paragraph (c) of subdivision four
9	of section three hundred sixty-six of this chapter do not apply to the
10	recipient. The attestation must also state the specific eligibility
11	criteria under to which the recipient was allegedly ineligible for bene-
12	fits; the budgeting methodology under the applicable laws and rules that
13	was applied in making the determination that the recipient was ineligi-
14	ble for benefits, including the applicable resource or income limits for
15	the recipient's household composition during the claim period, and the
16	recipient's applicable resources and income during the claim period; the
17	time period during which the recipient was allegedly ineligible; the
18	value of the real or personal property which resulted in an overpayment;
19	and the amount of recovery sought. The affidavit shall be supported by
20	exhibits including an accounting of the recovery sought and all expendi-
21	tures of assistance or care made on behalf of the recipient during the
22	period of ineligibility.
23	6. The social services official shall not use a confession of judgment
24	to recover an overpayment.
25	7. There shall be no action or proceeding to recover an overpayment
26	under this section for medical assistance benefits against a recipient
27	whose medical assistance eligibility was granted or extended during the
28	period of the COVID-19 public health emergency, to be defined as March
29	eighteenth, two thousand twenty through the end of the quarter when such
30	public health emergency ends.
31	8. All settlement agreements and payment plans obtained under this
32	section in which the recipient has paid fifty percent or more of the
33	debt by the end of the COVID-19 public health emergency are hereby
34	considered paid in full.
35	9. If a recipient subject to a settlement agreement or payment plan
36	under this section has not paid fifty percent or more of the debt by the
37	end of the COVID-19 public health emergency, the recipient shall be
38	allowed to submit evidence of undue hardship for waiver of the remaining
39	debt under paragraph (e) of subdivision two of this section or an appro-
40	priate reduction of debt based on hardship. Notice regarding the oppor-
41	tunity for such a waiver shall be provided by the social services offi-
42	cial.
43	§ 7. This act shall take effect on the one hundred eightieth day after
44	it shall have become a law and shall apply to any claim, matter, or
45	administrative or legal action or proceeding pending at or after that
46	time. The commissioner of health, the commissioner of the office of
47	temporary and disability assistance, and local social services officials
48	shall make regulations and take other actions reasonably necessary to
49	implement this act on that date.