STATE OF NEW YORK

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IN SENATE

8622--A

February 22, 2024

Introduced by Sen. RYAN -- read twice and ordered printed, and when printed to be committed 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, in relation to the payment of shelter and rent arrears

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

Section 1. The social services law is amended by adding a new section 2 131-ww to read as follows:

§ 131-ww. Shelter arrears. 1. Applicants may receive an emergency 4 grant to pay for rent, property taxes or mortgage arrears once every 5 year unless the district determines at its discretion that additional shelter arrears payments are necessary based on the individual circum-

- 2. In an application for an allowance to pay shelter arrears, an applicant shall not be required to demonstrate an ability to repay shelter expenses, rent, property taxes, or mortgage payments going forward, nor shall a district consider an applicant's ability to make payments under any repayment agreement.
- 13 3. Unrepaid shelter expenses shall have no bearing on an applicant's 14 <u>eligibility to receive additional loans.</u>
- 15 4. The commissioner shall promulgate regulations consistent with this 16 section.
- § 2. Section 131-w of the social services law, as added by chapter 41 of the laws of 1992, is amended to read as follows: 18
- § 131-w. Limitations in the payment of rent arrears. Districts shall 19 20 not provide assistance to pay rent arrears, property taxes or mortgage arrears for persons not eligible for home relief, aid to dependent chil-22 dren, emergency assistance to needy families with children or emergency 23 assistance for aged, blind and disabled persons, except to persons who 24 are without income or resources immediately available to meet the emer-25 gency need[$_{m{ au}}$] and whose gross household income does not exceed [$_{m{ au nee}}$ 26 hundred twenty five | two hundred percent of the federal income official

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

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1 poverty line [and who sign a repayment agreement agreeing to repay the assistance in a period not to exceed twelve months. The districts shall enforce the repayment agreements by any legal method available to a 4 creditor, in addition to any rights it has pursuant to this chapter]. The department shall promulgate regulations to implement this section which shall, among other things, [establish standards for the contents of repayment agreements and] establish standards to ensure that assistance is provided only in emergency circumstances.

- § 3. Subdivision 1 of section 131-r of the social services law, as added by chapter 81 of the laws of 1995 and as designated by chapter 340 of the laws of 2003, is amended to read as follows:
- 1. Any person who is receiving or has received, within the previous [ten] five years, public assistance pursuant to the provisions of this article, and who wins a lottery prize of [six hundred] twenty thousand dollars or more shall reimburse the department from the winnings, for all such public assistance benefits paid to such person during the previous [ten] five years; provided, however, that such crediting to the department shall in no event exceed fifty percent of the amount of the lottery prize. The commissioner shall enter into an agreement with the director of the lottery, pursuant to section sixteen hundred thirteen-b 21 of the tax law, for the crediting of lottery prizes against public 22 assistance benefits. Nothing herein shall limit the ability of a social 23 services district to make recoveries pursuant to section [104] one 24 hundred four or section [106-b] one hundred six-b of this chapter.
 - § 4. This act shall take effect immediately.