WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1966

ENROLLED

SENATE BILL NO. 65

(By Mr. (Originating with the Committee on the Judiciary)

PASSED  Feb. 9, 1966

In Effect from Passage

FILED IN THE OFFICE
ROBERT D. BAILEY
SECRETARY OF STATE
THIS DATE 2-15-66
ENROLLED

Senate Bill No. 65
(Originating in the Committee on the Judiciary)

[Passed February 9, 1966; in effect from passage.]

AN ACT to repeal section twenty-three, article five, chapter nine of the code of West Virginia, one thousand nine hundred thirty-one, as amended; to repeal section two-a, article five-a of said chapter; to amend and reenact sections one, two, six-a, sixteen and thirty, article five of said chapter; to amend and reenact sections one, two, three and five, article five-a of said chapter; and to amend and reenact section sixteen, article eleven of said chapter, relating to public assistance, medical services to the medically indigent, and the state of West Virginia public assistance medical services fund, and repealing any requirement that an aged person, as a condition of receiving public assistance, shall assign to the department of welfare any life insurance policy.
Be it enacted by the Legislature of West Virginia:

That section twenty-three, article five, chapter nine of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be repealed; that section two-a, article five-a of said chapter be repealed; that sections one, two, six-a, sixteen and thirty, article five of said chapter be amended and reenacted; that sections one, two, three and five, article five-a of said chapter be amended and reenacted; and that section sixteen, article eleven of said chapter be amended and reenacted, all to read as follows:

Article 5. Public Assistance and Medical Services to the Medically Indigent.

Section 1. Purpose.—The purpose of this article is to provide public assistance for the indigent aged, the indigent blind, dependent children, the indigent relative with whom any dependent child is living, the indigent permanently and totally disabled, and medical services to the medically indigent, that will conform to the requirements for federal grants-in-aid under the federal "Social Security Act", as amended.
indigent shall be granted only:

(1) To the extent that funds are available for the purpose.

(2) To those actually in need.

(3) To the extent necessary to safeguard a decent and healthful subsistence.

Sec. 2. Definitions.—Unless the context clearly requires a different meaning, when used in this chapter:

“Public assistance” shall mean money payments to, or in behalf of, aged persons, blind persons, dependent children, the relative with whom any dependent child is living, or permanently and totally disabled persons. Public assistance may also include medical care or other type of remedial care recognized by law: Provided, That public assistance shall not include medical services for the medically indigent.

“Resources” shall mean all property, real and personal, tangible and intangible, and all income, whether in the form of money or otherwise.

“Applicant” shall mean the person for whose use and benefit application is made.
"Recipient" shall mean the person for whose use and benefit a grant of public assistance is made.

"Medically indigent person" shall mean any person with net income or liquid assets of not more than the amount set from time to time by rules and regulations of the director, based upon services available and the number of persons who can be served within the limits of available funds.

Sec. 6-a. Commissioner's Rule-making Powers.—The rule-making powers of the commissioner of welfare shall include authority to establish rules and regulations modifying eligibility requirements for public assistance and medical services to the medically indigent, and, in addition, shall include authority to provide the necessary procedures for the preparation of plans and for classifying and reporting expenditures made with respect to recipients of public assistance and medical services to the medically indigent to the extent necessary and in such manner as to permit the state and its citizens to obtain the maximum benefits provided under the federal social security act and any laws amendatory of or supplementary thereto that may hereafter be enacted.
Sec. 16. Hearing by Board of Review.—An applicant for or a recipient of public assistance or medical services to the medically indigent under this chapter shall be afforded an opportunity for a hearing before the board of review of the state department when:

1. His application is denied or he is denied the opportunity to apply.
2. His application is not acted upon with reasonable promptness.
3. His grant of assistance is not forthcoming with reasonable promptness after he has been determined to be eligible therefor.
4. He deems the grant inadequate.
5. The grant is revoked.
6. The grant is reduced.

The state department shall inform applicants and recipients in writing of their right to a hearing, and such a hearing shall be afforded upon request in writing setting forth the reasons for which it is desired.

Sec. 30. Grants Conditional.—A grant of public assistance or medical services to the medically indigent shall
be subject to:

1. Reconsideration, revocation, or change.
2. Appropriation by the Legislature of public funds.
3. Amendment or repeal.

**Article 5A. The State of West Virginia Public Assistance Medical Services Fund.**

**Section 1. Medical Services Fund.**—In order that the state of West Virginia may receive full advantage of the provisions of the federal social security act, as amended, whereby federal grants-in-aid may be used on behalf of recipients of public assistance and medically indigent persons for medical care or any other type of remedial care recognized by law, the state department of welfare may establish a special fund to be known as “The State of West Virginia Public Assistance Medical Services Fund”, hereinafter referred to as “the fund”. The fund shall be only for the purpose of providing necessary medical services for recipients of assistance and other medically indigent persons, and any balance in the fund at the end of any fiscal year shall remain in the fund and
shall not expire or revert. Payments shall be made out of the fund upon requisition of the director by means of a warrant signed by the auditor and treasurer.

Sec. 2. Payments into Medical Services Fund.—The fund shall consist of payments made into the fund with respect to recipients of assistance and recipients of medical services to the medically indigent out of state money appropriated for the purposes of providing medical services to recipients of public assistance and to the medically indigent, and such federal grants-in-aid as are available for these purposes under the Federal Social Security Act, as amended.

Sec. 3. Payments from Medical Services Fund.—Recipients of assistance and medically indigent persons shall be entitled to have costs of necessary medical services paid out of the fund, in such amounts, and to the extent and in the manner determined from time to time to be feasible by the director pursuant to rules, regulations and standards established by him. Such rules, regulations and standards shall be established on the basis of money available for the purpose, the number of recipients, the
experience with respect to the incidence of illness, disease, accidents, and other causes among such recipients causing them to require medical services and the costs thereof, the amounts which recipients require otherwise in order to maintain a subsistence compatible with decency and health, and any other factors considered relevant and proper by the director.

Sec. 5. Definitions.—As used in this article and in article five of this chapter:

(1) “Medical services” means medical, surgical, dental and nursing services, and other remedial services recognized by law, in the home, office, hospital, clinic and any other suitable place, provided or prescribed by persons permitted or authorized by law to give such services; such services to include drugs and medical supplies, appliances, laboratory, diagnostic and therapeutic services, nursing home and convalescent care and such other medical services and supplies as may be prescribed by such persons.

(2) “Costs of necessary medical services” means such fees and charges as are approved and scheduled by the

Section 16. Public Assistance Lists and Records; Misuse.

The department of public assistance shall make available for public inspection by the tenth of each month a separate alphabetical list of the names and addresses of all persons receiving any form of relief assistance except services to the medically indigent during the preceding month together with the amounts of such relief assistance. This information shall be delivered to the clerk of each county court in the state who shall immediately file the same in his office with respect to persons receiving such assistance as residents of that county. Such information shall be retained in the files of said clerks of the county courts for a period of two years from the date of receipt thereof. All information other than names, addresses and amounts of such relief assistance shall be considered as confidential.

It shall be unlawful, for commercial or political purposes of any nature, for any person or persons, body, association, firm, corporation or other agency to solicit,
disclose, receive, make use of, or to authorize, knowingly
permit, participate in, or acquiesce in the use of, any lists
of names of, or any information concerning, persons ap-
plying for or receiving relief assistance, directly or in-
directly derived from the records, papers, files, or com-
munications of the department of public assistance or
acquired in the course of performance of official duties.
The violation of this provision is a misdemeanor, punish-
able upon conviction, by a fine of not more than one thou-
sand dollars or imprisonment of not more than six months,
or both.

For the protection of applicants and recipients of relief
assistance, the department of public assistance shall be
required to establish reasonable rules and regulations
governing the custody, use, and preservation of the rec-
ords, papers, files and communications of the department.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Roy Parker
Chairman Senate Committee

James F. Duvall
Chairman House Committee

Originated in the Senate.

Takes effect Passage.

Thom T. Vann
Clerk of the Senate

W.A. Blankenship
Clerk of the House of Delegates

Howard Robinson
President of the Senate

N. Labau White
Speaker House of Delegates

The within Approved this the 15th day of February, 1966.

Herbert C. Smith
Governor