HB3129 Engrossed

1 AN ACT concerning public aid.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Public Aid Code is amended by 5 changing Sections 4-2, 4-21, 9A-7, and 12-4.11 as follows:

6 (305 ILCS 5/4-2) (from Ch. 23, par. 4-2)

7 Sec. 4-2. Amount of aid.

The amount and nature of financial aid shall be 8 (a) 9 determined in accordance with the grant amounts, rules and regulations of the Illinois Department. Due regard shall be 10 given to the self-sufficiency requirements of the family and to 11 the income, money contributions and other support and resources 12 13 available, from whatever source. However, the amount and nature 14 of any financial aid is not 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 17 income described under subparagraph (X) of paragraph (2) of subsection (a) of Section 203 of the Illinois Income Tax Act. 18 The aid shall be sufficient, when added to all other income, 19 money contributions and support to provide the family with a 20 21 grant in the amount established by Department regulation.

22 Subject to appropriation, beginning on July 1, 2008, the 23 Department of Human Services shall increase TANF grant amounts HB3129 Engrossed - 2 - LRB101 07343 KTG 52383 b

- 1 in effect on June 30, 2008 by 15%. The Department is authorized 2 to administer this increase but may not otherwise adopt any 3 rule to implement this increase.
- 4 <u>(a-5) For the purposes of this subsection, TANF grant</u>
 5 amounts shall consist of the following portions:
- 6 <u>(1) 75% shall be designated for the child or children</u> 7 <u>of the assistance unit; and</u>
- 8 (2) 25% shall be designated for the adult member or 9 members of the assistance unit.

10 (b) The Illinois Department may conduct special projects, 11 which may be known as Grant Diversion Projects, under which 12 recipients of financial aid under this Article are placed in 13 jobs and their grants are diverted to the employer who in turn makes payments to the recipients in the form of salary or other 14 employment benefits. The Illinois Department shall by rule 15 16 specify the terms and conditions of such Grant Diversion 17 Projects. Such projects shall take into consideration and be coordinated with the programs administered under the Illinois 18 19 Emergency Employment Development Act.

(c) The amount and nature of the financial aid for a child requiring care outside his own home shall be determined in accordance with the rules and regulations of the Illinois Department, with due regard to the needs and requirements of the child in the foster home or institution in which he has been placed.

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(d) If the Department establishes grants for family units

HB3129 Engrossed - 3 - LRB101 07343 KTG 52383 b

1 consisting exclusively of a pregnant woman with no dependent 2 child or including her husband if living with her, the grant 3 amount for such a unit shall be equal to the grant amount for 4 an assistance unit consisting of one adult, or 2 persons if the 5 husband is included. Other than as herein described, an unborn 6 child shall not be counted in determining the size of an 7 assistance unit or for calculating grants.

8 Payments for basic maintenance requirements of a child or 9 children and the relative with whom the child or children are 10 living shall be prescribed, by rule, by the Illinois 11 Department.

12 Grants under this Article shall not be supplemented by 13 General Assistance provided under Article VI.

(e) Grants shall be paid to the parent or other person with whom the child or children are living, except for such amount as is paid in behalf of the child or his parent or other relative to other persons or agencies pursuant to this Code or the rules and regulations of the Illinois Department.

19 Subject to subsection (f-5), an assistance unit, (f) 20 receiving financial aid under this Article or temporarily ineligible to receive aid under this Article under a penalty 21 22 imposed by the Illinois Department for failure to comply with 23 the eligibility requirements or that voluntarily requests termination of financial assistance under this Article and 24 25 becomes subsequently eligible for assistance within 9 months, 26 shall not receive any increase in the amount of aid solely on

HB3129 Engrossed - 4 - LRB101 07343 KTG 52383 b

account of the birth of a child; except that an increase is not 1 2 prohibited when the birth is (i) of a child of a pregnant woman who became eligible for aid under this Article during the 3 preqnancy, or (ii) of a child born within 10 months after the 4 5 date of implementation of this subsection, or (iii) of a child conceived after a family became ineligible for assistance due 6 7 to income or marriage and at least 3 months of ineligibility 8 expired before any reapplication for assistance. This 9 subsection does not, however, prevent a unit from receiving a 10 general increase in the amount of aid that is provided to all 11 recipients of aid under this Article.

12 The Illinois Department is authorized to transfer funds, 13 and shall use any budgetary savings attributable to not 14 increasing the grants due to the births of additional children, 15 to supplement existing funding for employment and training 16 services for recipients of aid under this Article IV. The 17 Department shall target, to Illinois the extent the supplemental funding allows, employment and training services 18 to the families who do not receive a grant increase after the 19 20 birth of a child. In addition, the Illinois Department shall provide, to the extent the supplemental funding allows, such 21 22 families with up to 24 months of transitional child care rules. 23 Illinois Department All pursuant to remaining 24 supplemental funds shall be used for employment and training 25 services or transitional child care support.

26 In making the transfers authorized by this subsection, the

HB3129 Engrossed - 5 - LRB101 07343 KTG 52383 b

Department shall first determine, pursuant 1 Illinois to regulations adopted by the Illinois Department for this 2 purpose, the amount of savings attributable to not increasing 3 the grants due to the births of additional children. Transfers 4 5 may be made from General Revenue Fund appropriations for 6 distributive purposes authorized by Article IV of this Code only to General Revenue Fund appropriations for employability 7 8 development services including operating and administrative 9 costs and related distributive purposes under Article IXA of 10 this Code. The Director, with the approval of the Governor, 11 shall certify the amount and affected line item appropriations 12 to the State Comptroller.

Nothing in this subsection shall be construed to prohibit the Illinois Department from using funds under this Article IV to provide assistance in the form of vouchers that may be used to pay for goods and services deemed by the Illinois Department, by rule, as suitable for the care of the child such as diapers, clothing, school supplies, and cribs.

(f-5) Subsection (f) shall not apply to affect the monthly 19 20 assistance amount of any family as a result of the birth of a child on or after January 1, 2004. As resources permit after 21 22 January 1, 2004, the Department may cease applying subsection 23 (f) to limit assistance to families receiving assistance under this Article on January 1, 2004, with respect to children born 24 prior to that date. In any event, subsection (f) shall be 25 26 completely inoperative on and after July 1, 2007.

HB3129 Engrossed

1 (g) (Blank).

(h) Notwithstanding any other provision of this Code, the 2 3 Illinois Department is authorized to reduce payment levels used to determine cash grants under this Article after December 31 4 5 of any fiscal year if the Illinois Department determines that 6 the caseload upon which the appropriations for the current fiscal year are based have increased by more than 5% and the 7 8 appropriation is not sufficient to ensure that cash benefits 9 under this Article do not exceed the amounts appropriated for 10 those cash benefits. Reductions in payment levels may be 11 accomplished by emergency rule under Section 5-45 of the 12 Illinois Administrative Procedure Act, except that the 13 limitation on the number of emergency rules that may be adopted 14 in a 24-month period shall not apply and the provisions of Sections 5-115 and 5-125 of the Illinois Administrative 15 16 Procedure Act shall not apply. Increases in payment levels 17 shall be accomplished only in accordance with Section 5-40 of the Illinois Administrative Procedure Act. Before any rule to 18 19 increase payment levels promulgated under this Section shall 20 become effective, a joint resolution approving the rule must be 21 adopted by a roll call vote by a majority of the members 22 elected to each chamber of the General Assembly.

23 (Source: P.A. 99-143, eff. 7-27-15.)

24 (305 ILCS 5/4-21)

25 Sec. 4-21. Sanctions.

HB3129 Engrossed - 7 - LRB101 07343 KTG 52383 b

(a) The Illinois Department shall, by rule, establish a 1 2 system of sanctions for persons who fail to cooperate, without 3 good cause, with employment and training programs or other programs under this Article or Article IXA or who fail to 4 5 cooperate with child support programs under this Article, Article X, or Title IV of the federal Social Security Act. The 6 7 sanctions may discontinue all or part of the cash grant provided under this Article. The sanctions may be time limited 8 9 or continue until the person cooperates in the program. The 10 sanctions may be progressive in that a second, third, or 11 further sanction may be progressively more severe or last 12 longer.

13 <u>(a-1) The Illinois Department shall, by rule, impose a 30%</u> 14 reduction of the portion of the grant amount designated for the 15 <u>adult member or members of the assistance unit when an adult</u> 16 member is found to be in noncompliance without good cause.

17 <u>(a-2) No sanction shall reduce the portion of the grant</u>
18 <u>amount that is designated for the child or children of the</u>
19 <u>assistance unit.</u>

20 <u>(a-3) The full grant amount must be restored on the first</u> 21 <u>day of the month following a determination that the adult</u> 22 <u>member or members of the assistance unit are in compliance with</u> 23 <u>program requirements and are otherwise eligible for</u> 24 <u>assistance.</u>

(b) The Illinois Department shall, by rule, define whatconstitutes failure to cooperate and what constitutes good

- 8 - LRB101 07343 KTG 52383 b HB3129 Engrossed cause which would excuse that failure. 1 2 (Source: P.A. 90-17, eff. 7-1-97.) 3 (305 ILCS 5/9A-7) (from Ch. 23, par. 9A-7) 4 Sec. 9A-7. Good Cause and Pre-Sanction Process. 5 (a) The Department shall establish by rule what constitutes 6 good cause for failure to participate in education, training and employment programs, failure to accept suitable employment 7 8 or terminating employment or reducing earnings. 9 The Department shall establish, by rule, a pre-sanction 10 process to assist in resolving disputes over proposed sanctions 11 and in determining if good cause exists. Good cause shall 12 include, but not be limited to: (1) temporary illness for its duration; 13 required appearance 14 (2)court or temporary 15 incarceration; 16 (3) (blank); 17 (4) death in the family; 18 (5) (blank); 19 (6) (blank); 20 (7) (blank); 21 (8) (blank); 22 (9) extreme inclement weather; 23 (10) (blank); 24 (11) lack of any support service even though the 25 necessary service is not specifically provided under the

HB3129 Engrossed - 9 - LRB101 07343 KTG 52383 b

1 2

7

Department program, to the extent the lack of the needed service presents a significant barrier to participation;

3 (12) if an individual is engaged in employment or 4 training or both that is consistent with the employment 5 related goals of the program, if such employment and 6 training is later approved by Department staff;

(13) (blank);

8 (14) failure of Department staff to correctly forward
9 the information to other Department staff;

10 (15) failure of the participant to cooperate because of 11 attendance at a test or a mandatory class or function at an 12 educational program (including college), when an education 13 or training program is officially approved by the 14 Department;

15 (16) failure of the participant due to his or her 16 illiteracy;

17 (17) failure of the participant because it is 18 determined that he or she should be in a different 19 activity;

20 (18) non-receipt by the participant of a notice 21 advising him or her of a participation requirement. If the 22 non-receipt of mail occurs frequently, the Department 23 shall explore an alternative means of providing notices of 24 participation requests to participants;

25 (19) (blank);

26

(20) non-comprehension of English, either written or

oral or both; 1

2

(21) (blank);

3 (22) (blank);

(23) child care (or day care for an incapacitated 4 5 individual living in the same home as a dependent child) is 6 necessary for the participation or employment and such care 7 is not available for a child under age 13;

8 (24) failure to participate in an activity due to a 9 scheduled job interview, medical appointment for the participant or a household member, or school appointment; 10

11 (25) if an individual or family is experiencing 12 homelessness; an individual or family is experiencing 13 homelessness if the individual or family: (i) lacks a 14 fixed, regular, and adequate nighttime residence, or shares the housing of other persons due to the loss of 15 16 housing, economic hardship, or a similar reason; (ii) is 17 living in a motel, hotel, trailer park, or camping ground due to the lack of alternative accommodations; (iii) is 18 19 living in an emergency or transitional shelter; (iv) 20 resides in a primary nighttime residence that is a public 21 or private place not designed for or ordinarily used as a 22 regular sleeping accommodation for human beings; or (v) is 23 living in a car, park, public space, abandoned building, 24 substandard housing, bus, train station, or similar 25 settings; the individual is homeless. Homeless individuals 26 (including the family) have no current residence and

1	expectation of acquiring one in the next 30 days. This		
2	includes individuals residing in overnight and		
3	transitional (temporary) shelters. This does not include		
4	individuals who are sharing a residence with friends or		
5	relatives on a continuing basis;		
6	(26) circumstances beyond the control of the		
7	participant which prevent the participant from completing		
8	program requirements; or		
9	(27) (blank) <u>;</u> .		
10	(28) if an individual or family receives an eviction		
11	notice;		
12	(29) if an individual's or family's utilities are		
13	disconnected;		
14	(30) if an individual or family receives an utility		
15	disconnection notice; or		
16	(31) if an individual is exiting a publicly funded		
17	institution or system of care (such as a health-care		
18	facility, a mental health facility, foster care or other		
19	youth facility, or correction program or institution)		
20	without an option to move to a fixed, adequate night time		
21	residence.		
22	(b) (Blank).		
23	(c) (1) The Department shall establish a reconciliation		
24	procedure to assist in resolving disputes related to any		
25	aspect of participation, including exemptions, good cause,		
26	sanctions or proposed sanctions, supportive services,		

HB3129 Engrossed - 12 - LRB101 07343 KTG 52383 b

assessments, responsibility and service plans, assignment to activities, suitability of employment, or refusals of offers of employment. Through the reconciliation process the Department shall have a mechanism to identify good cause, ensure that the client is aware of the issue, and enable the client to perform required activities without facing sanction.

8 (2) A participant may request reconciliation and 9 receive notice in writing of a meeting. At least one 10 face-to-face meeting may be scheduled to resolve 11 misunderstandings or disagreements related to program 12 participation and situations which may lead to a potential 13 sanction. The meeting will address the underlying reason 14 for the dispute and plan a resolution to enable the 15 individual to participate in TANF employment and work 16 activity requirements.

17 (2.5) If the individual fails to appear at the 18 reconciliation meeting without good cause, the 19 reconciliation is unsuccessful and a sanction shall be 20 imposed.

(3) The reconciliation process shall continue after it is determined that the individual did not have good cause for non-cooperation. Any necessary demonstration of cooperation on the part of the participant will be part of the reconciliation process. Failure to demonstrate cooperation will result in immediate sanction. HB3129 Engrossed - 13 - LRB101 07343 KTG 52383 b

1 (4) For the first instance of non-cooperation, if the 2 client reaches agreement to cooperate, the client shall be 3 allowed 30 days to demonstrate cooperation before any 4 sanction activity may be imposed. In any subsequent 5 instances of non-cooperation, the client shall be provided 6 the opportunity to show good cause or remedy the situation 7 by immediately complying with the requirement.

8 (5) The Department shall document in the case record 9 the proceedings of the reconciliation and provide the 10 client in writing with a reconciliation agreement.

11 (6) Ιf reconciliation resolves the dispute, no 12 sanction shall be imposed. If the client fails to comply with the reconciliation agreement, the Department shall 13 14 then immediately impose the original sanction. If the 15 dispute cannot be resolved during reconciliation, a 16 sanction shall not be imposed until the reconciliation 17 process is complete.

18 (Source: P.A. 95-331, eff. 8-21-07.)

19 (305 ILCS 5/12-4.11) (from Ch. 23, par. 12-4.11)

Sec. 12-4.11. Grant amounts. The Department, with due regard for and subject to budgetary limitations, shall establish grant amounts for each of the programs, by regulation. The grant amounts may vary by program, size of assistance unit and geographic area. Grant amounts under the Temporary Assistance for Needy Families (TANF) program may not HB3129 Engrossed - 14 - LRB101 07343 KTG 52383 b

1 vary on the basis of a TANF recipient's county of residence.

Aid payments shall not be reduced except: (1) for changes in the cost of items included in the grant amounts, or (2) for changes in the expenses of the recipient, or (3) for changes in the income or resources available to the recipient, or (4) for changes in grants resulting from adoption of a consolidated grant amount.

8 The maximum benefit levels provided to TANF recipients 9 shall increase as follows: beginning October 1, 2018, the 10 Department of Human Services shall increase TANF grant amounts 11 in effect on September 30, 2018 to at least 30% of the most 12 recent United States Department of Health and Human Services 13 Federal Poverty Guidelines for each family size. Beginning 14 October 1, 2019, and each October 1 thereafter, the maximum benefit levels shall be annually adjusted to remain equal to at 15 16 least 30% of the most recent poverty guidelines updated 17 periodically in the Federal Register by the U.S. Department of Health and Human Services under the authority of 42 U.S.C. 18 19 9902(2) for each family size.

TANF grants for child-only assistance units shall be at least 75% of TANF grants for assistance units of the same size that consist of a caretaker relative with children.

In fixing standards to govern payments or reimbursements for funeral and burial expenses, the Department shall establish a minimum allowable amount of not less than \$1,000 for Department payment of funeral services and not less than \$500

for Department payment of burial or cremation services. On 1 2 January 1, 2006, July 1, 2006, and July 1, 2007, the Department 3 shall increase the minimum reimbursement amount for funeral and burial expenses under this Section by a percentage equal to the 4 5 percentage increase in the Consumer Price Index for All Urban Consumers, if any, during the 12 months immediately preceding 6 7 that January 1 or July 1. In establishing the minimum allowable 8 amount, the Department shall take into account the services 9 essential to a dignified, low-cost (i) funeral and (ii) burial 10 or cremation, including reasonable amounts that mav be 11 necessary for burial space and cemetery charges, and any 12 applicable taxes or other required governmental fees or 13 charges. If no person has agreed to pay the total cost of the 14 funeral and (ii) burial or cremation charges, (i) the 15 Department shall pay the vendor the actual costs of the (i) 16 funeral and (ii) burial or cremation, or the minimum allowable 17 amount for each service as established by the Department, whichever is less, provided that the Department reduces its 18 payments by the amount available from the following sources: 19 20 decedent's assets and available resources and the the anticipated amounts of any death benefits available to the 21 22 decedent's estate, and amounts paid and arranged to be paid by 23 decedent's legally responsible relatives. A the legally responsible relative is expected to pay (i) funeral and (ii) 24 25 burial or cremation expenses unless financially unable to do 26 so.

HB3129 Engrossed - 16 - LRB101 07343 KTG 52383 b

1 Nothing contained in this Section or in any other Section 2 of this Code shall be construed to prohibit the Illinois Department (1) from consolidating existing standards on the 3 4 basis of any standards which are or were in effect on, or subsequent to July 1, 1969, or (2) from employing any 5 6 consolidated standards in determining need for public aid and 7 the amount of money payment or grant for individual recipients or recipient families. 8

9 (Source: P.A. 100-587, eff. 6-4-18.)

Section 99. Effective date. This Act takes effect upon becoming law.

	HB3129 Engrossed	- 17 -	LRB101 07343 KTG 52383 b	
1		INDEX		
2	Statutes amended in order of appearance			
3	305 ILCS 5/4-2	from Ch. 23	, par. 4-2	
4	305 ILCS 5/4-21			
5	305 ILCS 5/9A-7	from Ch. 23	, par. 9A-7	
6	305 ILCS 5/12-4.11	from Ch. 23	, par. 12-4.11	