The Legislature
of the
State of New Mexico

52nd Legislature, 1st Session

LAWS 2015

CHAPTER 127

SENATE JUDICIARY COMMITTEE SUBSTITUTE FOR

SENATE BILL 42, as amended

Introduced by
CHAPTER 127

AN ACT

RELATING TO PUBLIC ASSISTANCE; AMENDING A SECTION OF THE
PUBLIC ASSISTANCE ACT AND ENACTING A NEW SECTION OF THE
NMSA 1978 TC REQUIRE THE HUMAN SERVICES DEPARTMENT TO
PROVIDE FOR CONTINUED MEDICAID ELIGIBILITY FOR INCARCERATED
INDIVIDUALS WHO WERE ENROLLED IN MEDICAID UPON INCARCERATION
AND ELIGIBILITY FOR MEDICAID FOR INDIVIDUALS DURING
INCARCERATION.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 27-2-4 NMSA 1978 (being Laws 1973,
Chapter 376, Section 4, as amended) is amended to read:

"27-2-4. ELIGIBILITY REQUIREMENTS.--Consistent with the
federal act, a person is eligible for public assistance
grants under the Public Assistance Act if:

A. pursuant to Section 27-2-3 NMSA 1978, the total
amount of the person's nonexempt income is less than the
applicable standard of need;

B. nonexempt specific and total resources are less
than the level of maximum permissible resources established
by the department;

C. the person meets all qualifications for one of
the public assistance programs authorized by the Public
Assistance Act;

D. within two years immediately prior to the
filing of an application for assistance, the person has not made an assignment or transfer of real property unless the person has received a reasonable return for the real property or, if the person has not received a reasonable return, the person is willing to attempt to obtain such return and, if that attempt proves futile, the person is willing to attempt to regain title to the property;

E. the person is not an inmate of any public nonmedical institution at the time of receiving assistance, except that an inmate may be eligible for medical assistance programs administered by the medical assistance division of the department; and

F. the person is a resident of New Mexico."

SECTION 2. INCARCERATED INDIVIDUALS--MEDICAID

ELIGIBILITY.--

A. incarceration shall not be a basis to deny or terminate eligibility for medicaid.

B. Upon release from incarceration, a formerly incarcerated individual shall remain eligible for medicaid until the individual is determined to be ineligible for medicaid on grounds other than incarceration.

C. An incarcerated individual who was not enrolled in medicaid upon the date that the individual became incarcerated shall be permitted to submit an application for medicaid during the incarcerated individual's period of
incarceration.

D. The provisions of this section shall not be construed to abrogate:

(1) any deadline that governs the processing of applications for medicaid pursuant to existing federal or state law; or

(2) requirements under federal or state law that the human services department be notified of changes in income, resources, residency or household composition.

E. The provisions of this section shall not require the human services department to pay for services on behalf of any incarcerated individual, except as permitted by federal law.

F. A correctional facility shall inform the human services department when an eligible individual is incarcerated and shall notify the department upon that eligible individual's release.

G. The secretary of human services shall adopt and promulgate rules consistent with this section.

H. As used in this section:

(1) "eligibility" means a finding by the human services department that an individual has met the criteria established in state and federal law and the requirements established by department rules to enroll in medicaid;
(2) "incarcerated individual" means an individual, the legal guardian or conservator of an individual cr, for an individual who is an unemancipated minor, the parent or guardian of the individual, who is confined in any of the following correctional facilities:

(a) a state correctional facility;

(b) a privately operated correctional facility;

(c) a county jail;

(d) a privately operated jail;

(e) a detention facility that is operated under the authority of the children, youth and families department and that holds the individual pending a court hearing; or

(f) a facility that is operated under the authority of the children, youth and families department and that provides for the care and rehabilitation of an individual who is under eighteen years of age and who has committed an act that would be designated as a crime under the law if committed by an individual who is eighteen years of age or older;

(3) "medicaid" means the joint federal-state health coverage program pursuant to Title 19 or Title 21 of the federal Social Security Act and rules promulgated pursuant to that act; and
(4) "unemancipated minor" means an individual who is under eighteen years of age and who:

(a) is not on active duty in the armed forces; and

(b) has not been declared by court order to be emancipated.