

General Assembly

February Session, 2024

Raised Bill No. 5364

LCO No. **206**

Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

AN ACT PRESERVING ASSETS OF STATE HUMANE INSTITUTION RESIDENTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 4a-12 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2024*):

3 (a) The Commissioner of Administrative Services shall be responsible 4 for the following: (1) Investigation, determination, billing and collection of all charges for support of persons aided, cared for or treated in a state 5 humane institution, as defined in section 17b-222, and enforcement of 6 7 support obligations of the liable relatives of such persons; (2) 8 investigation, determination, billing and collection of all charges for 9 services covered under the Medicaid or Medicare programs provided to 10 persons aided, cared for or treated by the Department of Veterans 11 Affairs; (3) billing and collection of any money due to the state in public 12 assistance cases, and enforcement of support obligations of liable 13 relatives in such cases; (4) collection of benefits and maintenance of 14 trustee accounts therefor; and (5) such collection services for other state 15 agencies and departments as shall be agreed to between said

16 commissioner and the heads of such other agencies and departments.

(b) Any debt referred to the Department of Administrative Services
by a state agency may be referred by the commissioner to a consumer
collection agency, licensed under section 36a-801, or, with the approval
of the Attorney General, to an attorney admitted under the provisions
of section 51-80 who practices in the area of debt collection, for
collection, provided the debtor has been given at least thirty days' notice
that the debt will be so referred.

24 (c) For purposes of this section, "liable relative" means the husband 25 or wife of any person receiving public assistance or aided, cared for or 26 treated in a state humane institution, as defined in said section 17b-222, 27 and the father and mother of any such person under the age of eighteen 28 years, but shall not include the parent or parents whose financial 29 liability for a child is determined by the Office of Child Support Services 30 under subsection (b) of section 17b-179. The Commissioner of 31 Administrative Services, in consultation with the Secretary of the Office 32 of Policy and Management, shall adopt regulations in accordance with 33 the provisions of chapter 54 establishing: (1) A uniform contribution 34 scale for liable relatives based upon ability to pay and the administrative 35 feasibility of collecting such contributions, provided no such liable 36 relative shall contribute an amount in excess of twelve per cent of the 37 remainder, if any, after the state median income, adjusted for family 38 size, has been deducted from such liable relative's taxable income for 39 federal income tax purposes, or if such federal income tax information 40 is unavailable, from such relative's taxable income, as calculated from 41 other sources, including, but not limited to, information pertaining to 42 wages, salaries and commissions as provided by such relative's 43 employer; (2) the manner in which the Department of Administrative 44 Services shall determine and periodically reinvestigate the ability of 45 such liable relatives to pay; and (3) the manner in which the department 46 shall waive such contributions upon determination that such 47 contribution would pose a significant financial hardship upon such 48 liable relatives.

49 (d) Notwithstanding the provisions of [subsection (c) of] this section, 50 no liability shall be imposed upon a liable relative upon determination 51 by the Department of Developmental Services, Social Services, Children 52 and Families, Mental Health and Addiction Services or Public Health 53 that the benefit of the assistance or service provided would be 54 significantly impaired by the imposition of such liability. Each such 55 department may waive all or part of any liability resulting from its delay 56 in establishing such liability if it determines that imposition of such 57 liability would pose a significant financial hardship upon a liable 58 relative.

59 (e) Notwithstanding the provisions of this section, on and after July 60 1, 2024, the Commissioner of Administrative Services shall not recover charges from the estate of a deceased person for the aid, care or 61 62 treatment of such person in a state humane institution unless (1) 63 recovery of such charges is required under federal law, or (2) the person 64 was liable pursuant to subsection (d) of section 17b-223 for the 65 difference between the amounts actually billed and paid and the amount that would have been billed against such person except for 66 fraud or concealment. The commissioner shall release any liens filed for 67 recovery of such charges except for any lien filed pursuant to 68 69 subdivision (1) or (2) of this subsection. Nothing in this subsection shall 70 be construed to authorize the commissioner to return to any person or 71 estate payments properly recovered by the commissioner pursuant to 72 this section for charges related to the aid, care or treatment of a person 73 in a humane institution before July 1, 2024.

Sec. 2. Section 17b-224 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2024*):

A patient who is receiving or has received care in a state humane institution, his estate or both shall be liable to reimburse the state for any unpaid portion of per capita cost <u>in accordance with section 4a-12</u>, as <u>amended by this act</u>, subject to the same protection of a surviving spouse or dependent child as is provided in section 17b-95. Sec. 3. Section 17b-228 of the general statutes is repealed and the
following is substituted in lieu thereof (*Effective July 1, 2024*):

83 (a) When any person has been supported, wholly or in part, by the 84 state in a humane institution, whether such person was admitted thereto 85 as a pauper or indigent or otherwise, and any portion of the charges for 86 which such person or his liable relatives were liable under the 87 provisions of section 17b-223 remains unpaid, such person or such relatives, as the case may be, or the estate of any such person or such 88 89 relatives, shall be liable to the state therefor, and the Commissioner of 90 Administrative Services may, in the name of the state, bring a complaint 91 therefor, against any liable person or persons, in any court having 92 jurisdiction thereof in the county in which such liable person or the 93 conservator or guardian of such patient resides, or, if several are liable, 94 in the county in which any of them resides, and any other person who 95 might, under the provisions hereof, have been made a defendant in such 96 action may be cited in as a party defendant on motion of either party 97 thereto. Said court may render judgment against the defendant, or each or any of the several defendants, in favor of the state for the balance of 98 99 the charges remaining unpaid for which such defendants are liable, and 100 payment of such judgment may be secured by attachment and execution 101 issued thereon. The limitation of action provided in section 52-576 shall 102 apply only to any such claim against a relative as such, and any claim 103 by the state for reimbursement of the balance of the billed charges 104 remaining unpaid from the estate of any deceased person shall be 105 presented to the executor or administrator thereof within the time limited for the presentation of other claims against such estate. 106

(b) Notwithstanding the provisions of subsection (a) of this section,
on and after July 1, 2024, the Commissioner of Administrative Services
shall not recover charges from the estate of a deceased person for the
aid, care or treatment of such person in a state humane institution except
in accordance with sections 4a-12, as amended by this act, and 17b-230,
as amended by this act.

¹¹³ Sec. 4. Section 17b-230 of the general statutes is repealed and the

114 following is substituted in lieu thereof (*Effective July 1, 2024*):

115 Upon the death of a patient or of a person who has, at any time, been 116 a patient in a state humane institution, the state shall have a claim 117 against his estate for reimbursement for institutional support according 118 to the provisions of sections <u>4a-12</u>, as amended by this act, 17b-223, 17b-119 224, as amended by this act, and 17b-229 to the extent that the amount 120 which the surviving spouse, parent or dependent children of the 121 decedent would otherwise take from such estate is not needed for their 122 support. Such claims shall have priority over all unsecured claims 123 against such estate, except (1) expenses of last sickness not to exceed 124 three hundred seventy-five dollars, (2) funeral and burial expenses in 125 accordance with section 17b-84, (3) such unpaid fees and expenses of the 126 conservator of such patient, if any, as are authorized by law, and (4) 127 administrative expenses, including probate fees and taxes, and 128 including fiduciary fees not exceeding the following commissions on the 129 value of the whole estates accounted for by such fiduciaries: On the first 130 two thousand dollars or portion thereof, five per cent; on the next eight thousand dollars or portion thereof, four per cent; on the excess over ten 131 132 thousand dollars, three per cent. Upon petition by any fiduciary, the 133 Probate Court, after hearing thereon, may authorize compensation in 134 excess of the above schedule for extraordinary services. Notice of any 135 such petition and hearing shall be given to the Commissioner of 136 Administrative Services in Hartford at least ten days in advance of such 137 hearing. The allowable funeral and burial payment herein shall be 138 reduced by the amount of any prepaid funeral arrangement. Any 139 amount paid from the estate under this section to any person which 140 exceeds the limits provided herein shall be repaid to the estate by such 141 person, and such amount may be recovered in a civil action with interest 142 at six per cent from the date of demand.

Sec. 5. Subsection (e) of section 45a-273 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2024):

146 (e) The court shall determine the persons and entities entitled to

147 payment for the claims, expenses and taxes due from the estate, or 148 reimbursement for such amounts paid on behalf of the estate, in 149 accordance with section 45a-365 except, (1) if a decedent received aid or 150 care from the state or received care in a state humane institution, such 151 reimbursement shall be in accordance with [section] sections 4a-12, as 152 amended by this act, and 17b-95; and (2) if a decedent is obligated to pay 153 the decedent's cost of incarceration, such reimbursement shall be in 154 accordance with section 18-85c. If the claims, taxes and expenses exceed 155 the fair value of the decedent's assets, the court shall order payment in 156 accordance with this subsection, provided the procedures for insolvent 157 estates under sections 45a-376 to 45a-383, inclusive, shall not be 158 required.

This act shall take effect as follows and shall amend the following sections: Section 1 July 1, 2024 4a-12 17b-224 Sec. 2 July 1, 2024 Sec. 3 July 1, 2024 17b-228 July 1, 2024 Sec. 4 17b-230 45a-273(e) July 1, 2024 Sec. 5

HS Joint Favorable