AN ACT

RELATING TO HUMAN SERVICES -- THE RHODE ISLAND WORKS PROGRAM AND THE PUBLIC ASSISTANCE ACT

Introduced By: Representative Anastasia P. Williams

Date Introduced: January 21, 2015

Referred To: House Health, Education & Welfare

It is enacted by the General Assembly as follows:

SECTION 1. Section 40-5.2-10 of the General Laws in Chapter 40-5.2 entitled "The Rhode Island Works Program" is hereby amended to read as follows:

40-5.2-10. Necessary requirements and conditions. -- The following requirements and conditions shall be necessary to establish eligibility for the program.

(a) Citizenship, alienage and residency requirements.

(1) A person shall be a resident of the State of Rhode Island.

(2) Effective October 1, 2008 a person shall be a United States citizen, or shall meet the alienage requirements established in § 402(b) of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, PRWORA, Public Laws No. 104-193 and as that section may hereafter be amended; a person who is not a United States citizen and does not meet the alienage requirements established in PRWORA, as amended, is not eligible for cash assistance in accordance with this chapter.

(b) The family/assistance unit must meet any other requirements established by the department of human services by rules and regulations adopted pursuant to the Administrative Procedures Act, as necessary to promote the purpose and goals of this chapter.

(c) Receipt of cash assistance is conditional upon compliance with all program requirements including, but not limited to, attendance at a seminar relating to financial literacy, developed and conducted by the department of human services.
(d) All individuals domiciled in this state shall be exempt from the application of subdivision 115(d)(1)(A) of Public Law 104-193, the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, PRWORA, which makes any individual ineligible for certain state and federal assistance if that individual has been convicted under federal or state law of any offense which is classified as a felony by the law of the jurisdiction and which has as an element the possession, use, or distribution of a controlled substance as defined in § 102(6) of the Controlled Substances Act (21 U.S.C. 802(6)).

(c) Individual employment plan as a condition of eligibility.

(1) Following receipt of an application, the department of human services shall assess the financial conditions of the family, including the non-parent caretaker relative who is applying for cash assistance for himself or herself as well as for the minor child(ren), in the context of an eligibility determination. If a parent or non-parent caretaker relative is unemployed or under-employed, the department shall conduct an initial assessment, taking into account: (A) the physical capacity, skills, education, work experience, health, safety, family responsibilities and place of residence of the individual; and (B) the child care and supportive services required by the applicant to avail himself or herself of employment opportunities and/or work readiness programs.

(2) On the basis of such assessment, the department of human services and the department of labor and training, as appropriate, in consultation with the applicant, shall develop an individual employment plan for the family which requires the individual to participate in the intensive employment services. Intensive employment services shall be defined as the work requirement activities in subsections 40-5.2-12(g) and (i).

(3) The director, or his/her designee, may assign a case manager to an applicant/participant, as appropriate.

(4) The department of labor and training and the department of human services in conjunction with the participant shall develop a revised individual employment plan which shall identify employment objectives, taking into consideration factors above, and shall include a strategy for immediate employment and for preparing for, finding, and retaining employment consistent, to the extent practicable, with the individual's career objectives.

(5) The individual employment plan must include the provision for the participant to engage in work requirements as outlined in § 40-5.2-12 of this chapter.

(6) (A) The participant shall attend and participate immediately in intensive assessment and employment services as the first step in the individual employment plan, unless temporarily exempt from this requirement in accordance with this chapter. Intensive assessment and
employment services shall be defined as the work requirement activities in subsections 40-5.2-12(g) and (i).

(B) Parents under age twenty (20) without a high school diploma or General Equivalency Diploma (GED) shall be referred to special teen parent programs which will provide intensive services designed to assist teen parent to complete high school education or GED, and to continue approved work plan activities in accord with Works program requirements.

(7) The applicant shall become a participant in accordance with this chapter at the time the individual employment plan is signed and entered into.

(8) Applicants and participants of the Rhode Island Work Program shall agree to comply with the terms of the individual employment plan, and shall cooperate fully with the steps established in the individual employment plan, including the work requirements.

(9) The department of human services has the authority under the chapter to require attendance by the applicant/participant, either at the department of human services or at the department of labor and training, at appointments deemed necessary for the purpose of having the applicant enter into and become eligible for assistance through the Rhode Island Work Program. Said appointments include, but are not limited to, the initial interview, orientation and assessment; job readiness and job search. Attendance is required as a condition of eligibility for cash assistance in accordance with rules and regulations established by the department.

(10) As a condition of eligibility for assistance pursuant to this chapter, the applicant/participant shall be obligated to keep appointments, attend orientation meetings at the department of human services and/or the Rhode Island department of labor and training, participate in any initial assessments or appraisals and comply with all the terms of the individual employment plan in accordance with department of human service rules and regulations including, but not limited to, the seminar relating to financial literacy, as set forth in subsection (c) of this section.

(11) A participant, including a parent or non-parent caretaker relative included in the cash assistance payment, shall not voluntarily quit a job or refuse a job unless there is good cause as defined in this chapter or the department's rules and regulations.

(12) A participant who voluntarily quits or refuses a job without good cause, as defined in subsection 40-5.2-12(l), while receiving cash assistance in accordance with this chapter, shall be sanctioned in accordance with rules and regulations promulgated by the department.

(f) Resources.

(1) The Family or assistance unit's countable resources shall be less than the allowable resource limit established by the department in accordance with this chapter.
(2) No family or assistance unit shall be eligible for assistance payments if the combined value of its available resources (reduced by any obligations or debts with respect to such resources) exceeds one thousand dollars ($1,000).

(3) For purposes of this subsection, the following shall not be counted as resources of the family/assistance unit in the determination of eligibility for the works program:

   (A) The home owned and occupied by a child, parent, relative or other individual;

   (B) Real property owned by a husband and wife as tenants by the entirety, if the property is not the home of the family and if the spouse of the applicant refuses to sell his or her interest in the property;

   (C) Real property which the family is making a good faith effort to dispose of, however, any cash assistance payable to the family for any such period shall be conditioned upon such disposal of the real property within six (6) months of the date of application and any payments of assistance for that period shall (at the time of disposal) be considered overpayments to the extent that they would not have occurred at the beginning of the period for which the payments were made. All overpayments are debts subject to recovery in accordance with the provisions of the chapter;

   (D) Income producing property other than real estate including, but not limited to, equipment such as farm tools, carpenter's tools and vehicles used in the production of goods or Services which the department determines are necessary for the family to earn a living;

   (E) One vehicle for each adult household member, but not to exceed two (2) vehicles per household, and in addition, a vehicle used primarily for income producing purposes such as, but not limited to, a taxi, truck or fishing boat; a vehicle used as a family's home; a vehicle which annually produces income consistent with its fair market value, even if only used on a seasonal basis; a vehicle necessary to transport a family member with a disability where the vehicle is specially equipped to meet the specific needs of the person with a disability or if the vehicle is a special type of vehicle that makes it possible to transport the person with a disability;

   (F) Household furnishings and appliances, clothing, personal effects and keepsakes of limited value;

   (G) Burial plots (one for each child, relative, and other individual in the assistance unit), and funeral arrangements;

   (H) For the month of receipt and the following month, any refund of federal income taxes made to the family by reason of § 32 of the Internal Revenue Code of 1986, 26 U.S.C. § 32 (relating to earned income tax credit), and any payment made to the family by an employer under § 3507 of the Internal Revenue Code of 1986, 26 U.S.C. § 3507 (relating to advance payment of
such earned income credit);

(I) The resources of any family member receiving supplementary security income assistance under the Social Security Act, 42 U.S.C. § 301 et seq.

(g) Income.

(1) Except as otherwise provided for herein, in determining eligibility for and the amount of cash assistance to which a family is entitled under this chapter, the income of a family includes all of the money, goods, and services received or actually available to any member of the family.

(2) In determining the eligibility for and the amount of cash assistance to which a family/assistance unit is entitled under this chapter, income in any month shall not include the first one hundred seventy dollars ($170) of gross earnings plus fifty percent (50%) of the gross earnings of the family in excess of one hundred seventy dollars ($170) earned during the month.

(3) The income of a family shall not include:

(A) The first fifty dollars ($50.00) in child support received in any month from each non-custodial parent of a child plus any arrearages in child support (to the extent of the first fifty dollars ($50.00) per month multiplied by the number of months in which the support has been in arrears) which are paid in any month by a non-custodial parent of a child;

(B) Earned income of any child;

(C) Income received by a family member who is receiving supplemental security income (SSI) assistance under Title XVI of the Social Security Act, 42 U.S.C. § 1381 et seq.;

(D) The value of assistance provided by state or federal government or private agencies to meet nutritional needs, including: value of USDA donated foods; value of supplemental food assistance received under the Child Nutrition Act of 1966, as amended and the special food service program for children under Title VII, nutrition program for the elderly, of the Older Americans Act of 1965 as amended, and the value of food stamps;

(E) Value of certain assistance provided to undergraduate students, including any grant or loan for an undergraduate student for educational purposes made or insured under any loan program administered by the U.S. Commissioner of Education (or the Rhode Island board of governors for higher education or the Rhode Island higher educational assistance authority);

(F) Foster Care Payments;

(G) Home energy assistance funded by state or federal government or by a nonprofit organization;

(H) Payments for supportive services or reimbursement of out-of-pocket expenses made to foster grandparents, senior health aides or senior companions and to persons serving in SCORE and ACE and any other program under Title II and Title III of the Domestic Volunteer Service Act of 1973, as amended.

(I) Payments to volunteers under AmeriCorps VISTA as defined in the department's rules and regulations;

(J) Certain payments to native Americans; payments distributed per capita to, or held in trust for, members of any Indian Tribe under P.L. 92-254, 25 U.S.C. § 1261 et seq., P.L. 93-134, 25 U.S.C. § 1401 et seq., or P.L. 94-540; receipts distributed to members of certain Indian tribes which are referred to in § 5 of P.L. 94-114, 25 U.S.C. § 459d, that became effective October 17, 1975;

(K) Refund from the federal and state earned income tax credit;

(L) The value of any state, local, or federal government rent or housing subsidy, provided that this exclusion shall not limit the reduction in benefits provided for in the payment standard section of this chapter.

(4) The receipt of a lump sum of income shall affect participants for cash assistance in accordance with rules and regulations promulgated by the department.

(h) Time limit on the receipt of cash assistance.

(1) No cash assistance shall be provided, pursuant to this chapter, to a family or assistance unit which includes an adult member who has received cash assistance, either for him/herself or on behalf of his/her children, for a total of twenty-four (24) months, (whether or not consecutive) within any sixty (60) continuous months after July 1, 2008 to include any time receiving any type of cash assistance in any other state or territory of the United States of America as defined herein. Provided further, in no circumstances other than provided for in section (3) below with respect to certain minor children, shall cash assistance be provided pursuant to this chapter to a family or assistance unit which includes an adult member who has received cash assistance for a total of a lifetime limit of forty-eight (48) months.

(2) Cash benefits received by a minor dependent child shall not be counted toward their lifetime time limit for receiving benefits under this chapter should that minor child apply for cash benefits as an adult.

(3) Certain minor children not subject to time limit. This section regarding the lifetime time limit for the receipt of cash assistance, shall not apply only in the instances of a minor child(ren) living with a parent who receives SSI benefits and a minor child(ren) living with a responsible adult non-parent caretaker relative who is not in the case assistance payment.

(4) Receipt of family cash assistance in any other state or territory of the United States of America shall be determined by the department of human services and shall include family cash assistance funded in whole or in part by Temporary Assistance for Needy Families (TANF) funds.
[Title IV-A of the Federal Social Security Act 42 U.S.C. § 601 et seq.] and/or family cash assistance provided under a program similar to the Rhode Island Families Work and Opportunity Program or the federal TANF program.

(5) (A) The department of human service shall mail a notice to each assistance unit when the assistance unit has six (6) months of cash assistance remaining and each month thereafter until the time limit has expired. The notice must be developed by the department of human services and must contain information about the lifetime time limit, the number of months the participant has remaining, the hardship extension policy, the availability of a post-employment-and-closure bonus, and any other information pertinent to a family or an assistance unit nearing either the twenty-four (24) month or forty-eight (48) month lifetime time limit.

(B) For applicants who have less than six (6) months remaining in either the twenty-four (24) month or forty-eight (48) month lifetime time limit because the family or assistance unit previously received cash assistance in Rhode Island or in another state, the department shall notify the applicant of the number of months remaining when the application is approved and begin the process required in paragraph (A) above.

(6) If a cash assistance recipient family closed pursuant to Rhode Island's Temporary Assistance for Needy Families Program, (federal TANF described in Title IV A of the Federal Social Security Act, 42 U.S.C. 601 et seq.) formerly entitled the Rhode Island Family Independence Program, more specifically under subdivision 40-5.1-9(2)(c), due to sanction because of failure to comply with the cash assistance program requirements; and that recipients family received forty-eight (48) months of cash benefits in accordance with the Family Independence Program, than that recipient family is not able to receive further cash assistance for his/her family, under this chapter, except under hardship exceptions.

(7) The months of state or federally funded cash assistance received by a recipient family since May 1, 1997 under Rhode Island's Temporary Assistance for Needy Families Program, (federal TANF described in Title IV A of the Federal Social Security Act, 42 U.S.C. § 601 et seq.) formerly entitled the Rhode Island Family Independence Program, shall be countable toward the time limited cash assistance described in this chapter.

(i) Time limit on the receipt of cash assistance.

(1) (A) No cash assistance shall be provided, pursuant to this chapter, to a family assistance unit in which an adult member has received cash assistance for a total of sixty (60) months (whether or not consecutive) to include any time receiving any type of cash assistance in any other state or territory of the United States as defined herein effective August 1, 2008. Provided further, that no cash assistance shall be provided to a family in which an adult member
has received assistance for twenty-four (24) consecutive months unless the adult member has a rehabilitation employment plan as provided in subsection 40-5.2-12(g)(5).

(B) Effective August 1, 2008 no cash assistance shall be provided pursuant to this chapter to a family in which a child has received cash assistance for a total of sixty (60) months (whether or not consecutive) if the parent is ineligible for assistance under this chapter pursuant to subdivision 40-5.2(a)(2) to include any time received any type of cash assistance in any other state or territory of the United States as defined herein.

(j) Hardship Exceptions.

(1) The department may extend an assistance unit's or family's cash assistance beyond the time limit, by reason of hardship; provided, however, that the number of such families to be exempted by the department with respect to their time limit under this subsection shall not exceed twenty percent (20%) of the average monthly number of families to which assistance is provided for under this chapter in a fiscal year; provided, however, that to the extent now or hereafter permitted by federal law, any waiver granted under § 40-5.2-35, for domestic violence, shall not be counted in determining the twenty percent (20%) maximum under this section.

(2) Parents who receive extensions to the time limit due to hardship must have and comply with employment plans designed to remove or ameliorate the conditions that warranted the extension.

(k) Parents under eighteen (18) years of age.

(1) A family consisting of a parent who is under the age of eighteen (18), and who has never been married, and who has a child; or a family which consists of a woman under the age of eighteen (18) who is at least six (6) months pregnant, shall be eligible for cash assistance only if such family resides in the home of an adult parent, legal guardian or other adult relative. Such assistance shall be provided to the adult parent, legal guardian, or other adult relative on behalf of the individual and child unless otherwise authorized by the department.

(2) This subsection shall not apply if the minor parent or pregnant minor has no parent, legal guardian or other adult relative who is living and/or whose whereabouts are unknown; or the department determines that the physical or emotional health or safety of the minor parent, or his or her child, or the pregnant minor, would be jeopardized if he or she was required to live in the same residence as his or her parent, legal guardian or other adult relative (refusal of a parent, legal guardian or other adult relative to allow the minor parent or his or her child, or a pregnant minor, to live in his or her home shall constitute a presumption that the health or safety would be so jeopardized); or the minor parent or pregnant minor has lived apart from his or her own parent or legal guardian for a period of at least one year before either the birth of any child to a minor
parent or the onset of the pregnant minor's pregnancy; or there is good cause, under departmental
regulations, for waiving the subsection; and the individual resides in supervised supportive living
arrangement to the extent available.

(3) For purposes of this section "supervised supportive living arrangement" means an
arrangement which requires minor parents to enroll and make satisfactory progress in a program
leading to a high school diploma or a general education development certificate, and requires
minor parents to participate in the adolescent parenting program designated by the department, to
the extent the program is available; and provides rules and regulations which ensure regular adult
supervision.

(l) Assignment and Cooperation. - As a condition of eligibility for cash and medical
assistance under this chapter, each adult member, parent or caretaker relative of the
family/assistance unit must:

(1) Assign to the state any rights to support for children within the family from any
person which the family member has at the time the assignment is executed or may have while
receiving assistance under this chapter;

(2) Consent to and cooperate with the state in establishing the paternity and in
establishing and/or enforcing child support and medical support orders for all children in the
family or assistance unit in accordance with Title 15 of the general laws, as amended, unless the
parent or caretaker relative is found to have good cause for refusing to comply with the
requirements of this subsection.

(3) Absent good cause, as defined by the department of human services through the rule
making process, for refusing to comply with the requirements of (1) and (2) above, cash
assistance to the family shall be reduced by twenty-five percent (25%) until the adult member of
the family who has refused to comply with the requirements of this subsection consents to and
cooperates with the state in accordance with the requirements of this subsection.

(4) As a condition of eligibility for cash and medical assistance under this chapter, each
adult member, parent or caretaker relative of the family/assistance unit must consent to and
cooperate with the state in identifying and providing information to assist the state in pursuing
any third-party who may be liable to pay for care and services under Title XIX of the Social
Security Act, 42 U.S.C. § 1396 et seq.

SECTION 2. Section 40-6-6 of the General Laws in Chapter 40-6 entitled "Public
Assistance Act" is hereby amended to read as follows:

40-6-6. Authorization to pay assistance. – (a) Authorization to pay all forms of
assistance specified in this chapter shall be made by representatives of the department, and the
state controller is hereby authorized and directed to draw his or her orders upon the general
treasurer for payments upon receipt by him or her of proper vouchers approved by the
department.

(b) Within forty-five (45) days of the date of receipt of assistance benefits, the recipient
shall attend a seminar relating to financial literacy developed and conducted by the department
designed to educate the recipient in financial management. In the event the recipient does not
attend and complete this seminar, the recipient shall have his/her assistance/benefits reduced at a
rate of ten percent (10%) for any payments received after the initial forty-five (45) days until the
completion of said seminar.

(c) All persons currently receiving assistance/benefits shall as a requirement of any
request for extension, hardship or recertification, attend a seminar relating to financial literacy
developed and conducted by the department assigned to educate the recipient in financial
management within forty-five (45) days of the date of any such request. In the event the recipient
does not attend and complete this seminar, the recipient shall have any assistance/benefits
awarded as a result of any extension, hardship and/or recertification reduced at the rate of ten
percent (10%) after said forty-five (45) days until the completion of said seminar.

SECTION 3. This act shall take effect on January 1, 2016 and shall apply to those
individuals seeking financial assistance on or after January 1, 2016.

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This act would require that individuals receiving or seeking financial assistance under the "Rhode Island Works Program" and/or the "Public Assistance Act" attend and complete a seminar relating to financial literacy developed and conducted by the department of human services within forty-five (45) days of receipt of said assistance and/or any extension, hardship or recertification and imposing a ten percent (10%) reduction of financial assistance for failure to attend and complete the seminar.

This act would take effect on January 1, 2016, and would apply to those individuals receiving or seeking financial assistance on or after January 1, 2016.