Session of 2004

HOUSE Substitute for SENATE BILL No. 272

By Committee on Appropriations

9 AN ACT concerning medical assistance; concerning the repayment 10thereof; creating and imposing a lien on real property of certain recip-11 ients of medical assistance; making certain transfers of property void-12able; amending K.S.A. 39-709 and repealing the existing section. 13 14Be it enacted by the Legislature of the State of Kansas: Section. 1. K.S.A. 39-709 is hereby amended to read as follows: 39-1516 709. (a) General eligibility requirements for assistance for which federal 17moneys are expended. Subject to the additional requirements below, as-18sistance in accordance with plans under which federal moneys are ex-19 pended may be granted to any needy person who: 20(1) Has insufficient income or resources to provide a reasonable sub-21sistence compatible with decency and health. Where a husband and wife 22 are living together, the combined income or resources of both shall be 23 considered in determining the eligibility of either or both for such assis-24 tance unless otherwise prohibited by law. The secretary, in determining 25need of any applicant for or recipient of assistance shall not take into 26 account the financial responsibility of any individual for any applicant or 27recipient of assistance unless such applicant or recipient is such individ-28ual's spouse or such individual's minor child or minor stepchild if the 29stepchild is living with such individual. The secretary in determining need 30 of an individual may provide such income and resource exemptions as 31 may be permitted by federal law. For purposes of eligibility for aid for 32 families with dependent children, for food stamp assistance and for any 33 other assistance provided through the department of social and rehabil-34 itation services under which federal moneys are expended, the secretary 35 of social and rehabilitation services shall consider one motor vehicle 36 owned by the applicant for assistance, regardless of the value of such 37 vehicle, as exempt personal property and shall consider any equity in any 38 additional motor vehicle owned by the applicant for assistance to be a 39 nonexempt resource of the applicant for assistance. 40 Is a citizen of the United States or is an alien lawfully admitted (2)to the United States and who is residing in the state of Kansas. 41 42(b) Assistance to families with dependent children. Assistance may be

43 granted under this act to any dependent child, or relative, subject to the

general eligibility requirements as set out in subsection (a), who resides 1 2 in the state of Kansas or whose parent or other relative with whom the 3 child is living resides in the state of Kansas. Such assistance shall be known 4 as aid to families with dependent children. Where husband and wife are living together both shall register for work under the program require-56 ments for aid to families with dependent children in accordance with 7 criteria and guidelines prescribed by rules and regulations of the 8 secretary.

9 (c) Aid to families with dependent children; assignment of support 10 rights and limited power of attorney. By applying for or receiving aid to families with dependent children such applicant or recipient shall be 11 12deemed to have assigned to the secretary on behalf of the state any ac-13 crued, present or future rights to support from any other person such 14applicant may have in such person's own behalf or in behalf of any other 15family member for whom the applicant is applying for or receiving aid. 16 In any case in which an order for child support has been established and 17the legal custodian and obligee under the order surrenders physical cus-18tody of the child to a caretaker relative without obtaining a modification 19 of legal custody and support rights on behalf of the child are assigned 20pursuant to this section, the surrender of physical custody and the as-21signment shall transfer, by operation of law, the child's support rights 22 under the order to the secretary on behalf of the state. Such assignment 23 shall be of all accrued, present or future rights to support of the child 24 surrendered to the caretaker relative. The assignment of support rights 25shall automatically become effective upon the date of approval for or 26receipt of such aid without the requirement that any document be signed 27by the applicant, recipient or obligee. By applying for or receiving aid to 28families with dependent children, or by surrendering physical custody of 29 a child to a caretaker relative who is an applicant or recipient of such 30 assistance on the child's behalf, the applicant, recipient or obligee is also 31 deemed to have appointed the secretary, or the secretary's designee, as 32 an attorney in fact to perform the specific act of negotiating and endorsing 33 all drafts, checks, money orders or other negotiable instruments repre-34 senting support payments received by the secretary in behalf of any per-35 son applying for, receiving or having received such assistance. This limited 36 power of attorney shall be effective from the date the secretary approves 37 the application for aid and shall remain in effect until the assignment of 38 support rights has been terminated in full. 39 (d) Eligibility requirements for general assistance, the cost of which

is not shared by the federal government. (1) General assistance may be
granted to eligible persons who do not qualify for financial assistance in
a program in which the federal government participates and who satisfy
the additional requirements prescribed by or under this subsection (d).

(A) To qualify for general assistance in any form a needy person must 1 2 have insufficient income or resources to provide a reasonable subsistence 3 compatible with decency and health and, except as provided for transi-4 tional assistance, be a member of a family in which a minor child or a 5pregnant woman resides or be unable to engage in employment. The 6 secretary shall adopt rules and regulations prescribing criteria for estab-7 lishing when a minor child may be considered to be living with a family 8 and whether a person is able to engage in employment, including such 9 factors as age or physical or mental condition. Eligibility for general as-10 sistance, other than transitional assistance, is limited to families in which 11 a minor child or a pregnant woman resides or to an adult or family in 12 which all legally responsible family members are unable to engage in 13 employment. Where a husband and wife are living together the combined 14income or resources of both shall be considered in determining the eli-15gibility of either or both for such assistance unless otherwise prohibited 16by law. The secretary in determining need of any applicant for or recipient 17of general assistance shall not take into account the financial responsibility 18of any individual for any applicant or recipient of general assistance unless 19 such applicant or recipient is such individual's spouse or such individual's 20minor child or a minor stepchild if the stepchild is living with such indi-21vidual. In determining the need of an individual, the secretary may pro-22 vide for income and resource exemptions.

(B) To qualify for general assistance in any form a needy person must
be a citizen of the United States or an alien lawfully admitted to the
United States and must be residing in the state of Kansas.

(2) General assistance in the form of transitional assistance may be
granted to eligible persons who do not qualify for financial assistance in
a program in which the federal government participates and who satisfy
the additional requirements prescribed by or under this subsection (d),
but who do not meet the criteria prescribed by rules and regulations of
the secretary relating to inability to engage in employment or are not a
member of a family in which a minor or a pregnant woman resides.

33 In addition to the other requirements prescribed under this sub-(3)34 section (d), the secretary shall adopt rules and regulations which establish 35 community work experience program requirements for eligibility for the 36 receipt of general assistance in any form and which establish penalties to 37 be imposed when a work assignment under a community work experience 38 program requirement is not completed without good cause. The secretary 39 may adopt rules and regulations establishing exemptions from any such community work experience program requirements. A first time failure 4041to complete such a work assignment requirement shall result in ineligi-42bility to receive general assistance for a period fixed by such rules and 43 regulations of not more than three calendar months. A subsequent failure to complete such a work assignment requirement shall result in a period
 fixed by such rules and regulations of ineligibility of not more than six
 calendar months.

4 (4) If any person is found guilty of the crime of theft under the pro-5visions of K.S.A. 39-720, and amendments thereto, such person shall 6 thereby become forever ineligible to receive any form of general assis-7 tance under the provisions of this subsection (d) unless the conviction is 8 the person's first conviction under the provisions of K.S.A. 39-720, and 9 amendments thereto, or the law of any other state concerning welfare 10 fraud. First time offenders convicted of a misdemeanor under the pro-11 visions of such statute shall become ineligible to receive any form of 12 general assistance for a period of 12 calendar months from the date of 13 conviction. First time offenders convicted of a felony under the provisions 14of such statute shall become ineligible to receive any form of general 15assistance for a period of 60 calendar months from the date of conviction. 16 If any person is found guilty by a court of competent jurisdiction of any 17state other than the state of Kansas of a crime involving welfare fraud, 18such person shall thereby become forever ineligible to receive any form 19 of general assistance under the provisions of this subsection (d) unless 20the conviction is the person's first conviction under the law of any other 21state concerning welfare fraud. First time offenders convicted of a mis-22 demeanor under the law of any other state concerning welfare fraud shall 23 become ineligible to receive any form of general assistance for a period 24 of 12 calendar months from the date of conviction. First time offenders 25convicted of a felony under the law of any other state concerning welfare 26fraud shall become ineligible to receive any form of general assistance for 27a period of 60 calendar months from the date of conviction. 28(e) Requirements for medical assistance for which federal moneys or 29state moneys or both are expended. (1) When the secretary has adopted 30 a medical care plan under which federal moneys or state moneys or both 31 are expended, medical assistance in accordance with such plan shall be 32 granted to any person who is a citizen of the United States or who is an 33 alien lawfully admitted to the United States and who is residing in the 34 state of Kansas, whose resources and income do not exceed the levels 35 prescribed by the secretary. In determining the need of an individual, the 36 secretary may provide for income and resource exemptions and protected 37 income and resource levels. Resources from inheritance shall be counted. 38 A disclaimer of an inheritance pursuant to K.S.A. 59-2291, and amend-39 ments thereto, shall constitute a transfer of resources. The secretary shall 40exempt principal and interest held in irrevocable trust pursuant to sub-41section (c) of K.S.A. 16-303, and amendments thereto, from the eligibility 42 requirements of applicants for and recipients of medical assistance. Such

43 assistance shall be known as medical assistance.

1 (2) For the purposes of medical assistance eligibility determinations 2 on or after July 1, 2004, if an applicant or recipient owns property in 3 joint tenancy with some other party and the applicant or recipient of 4 medical assistance has restricted or conditioned their interest in such 5 property to a specific and discrete property interest less than 100%, then 6 such designation will cause the full value of the property to be considered 7 an available resource to the applicant or recipient.

(3) Resources from trusts shall be considered when determining eli-8 9 gibility of a trust beneficiary for medical assistance. Medical assistance is 10to be secondary to all resources, including trusts, that may be available to an applicant or recipient of medical assistance. If a trust has discre-11 12 tionary language, the trust shall be considered to be an available resource 13 to the extent, using the full extent of discretion, the trustee may make any 14of the income or principal available to the applicant or recipient of medical 15assistance. Any such discretionary trust shall be considered an available 16 resource unless: (1) The trust is funded exclusively from resources of a 17person who, at the time of creation of the trust, owed no duty of support 18to the applicant or recipient; and (2) the trust contains specific contem-19 poraneous language that states an intent that the trust be supplemental 20to public assistance and the trust makes specific reference to medicaid, 21medical assistance or title XIX of the social security act.

22 (4) (A) When an applicant or recipient of medical assistance is a 23 party to a contract, agreement or accord for personal services being pro-24 vided by a nonlicensed individual or provider and such contract, agree-25ment or accord involves health and welfare monitoring, pharmacy assis-26 tance, case management, communication with medical, health or other 27 professionals, or other activities related to home health care, long term 28care, medical assistance benefits, or other related issues, any moneys paid 29under such contract, agreement or accord shall be considered to be an 30 available resource unless the following restrictions are met: (i) The con-31 tract, agreement or accord must be in writing and executed prior to any 32 services being provided; (ii) the moneys paid are in direct relationship 33 with the fair market value of such services being provided by similarly 34 situated and trained nonlicensed individuals; (iii) if no similarly situated 35 nonlicensed individuals or situations can be found, the value of services 36 will be based on federal hourly minimum wage standards; (iv) such in-37 dividual providing the services will report all receipts of moneys as income 38 to the appropriate state and federal governmental revenue agencies; (v)39 any amounts due under such contract, agreement or accord shall be paid 40 after the services are rendered; (vi) the applicant or recipient shall have the power to revoke the contract, agreement or accord; and (vii) upon the 41 42death of the applicant or recipient, the contract, agreement or accord 43 ceases.

1 (B) When an applicant or recipient of medical assistance is a party 2 to a written contract for personal services being provided by a licensed 3 health professional or facility and such contract involves health and wel-4 fare monitoring, pharmacy assistance, case management, communication 5with medical, health or other professionals, or other activities related to 6 home health care, long term care, medical assistance benefits or other 7 related issues, any moneys paid in advance of receipt of services for such 8 contracts shall be considered to be an available resource. 9 Eligibility for medical assistance of resident receiving medical care (f) 10 outside state. A person who is receiving medical care including long-term 11 care outside of Kansas whose health would be endangered by the post-12ponement of medical care until return to the state or by travel to return 13 to Kansas, may be determined eligible for medical assistance if such in-14dividual is a resident of Kansas and all other eligibility factors are met. 15Persons who are receiving medical care on an ongoing basis in a long-16 term medical care facility in a state other than Kansas and who do not 17return to a care facility in Kansas when they are able to do so, shall no 18 longer be eligible to receive assistance in Kansas unless such medical care 19 is not available in a comparable facility or program providing such medical 20 care in Kansas. For persons who are minors or who are under guardi-21anship, the actions of the parent or guardian shall be deemed to be the 22 actions of the child or ward in determining whether or not the person is 23 remaining outside the state voluntarily. 24 (g) Medical assistance; assignment of rights to medical support and 25limited power of attorney; recovery from estates of deceased recipients. 26(1) Except as otherwise provided in K.S.A. 39-786 and 39-787, and 27amendments thereto, or as otherwise authorized on and after September 2830, 1989, under section 303 and amendments thereto of the federal med-29 icare catastrophic coverage act of 1988, whichever is applicable, by ap-30 plying for or receiving medical assistance under a medical care plan in 31 which federal funds are expended, any accrued, present or future rights 32 to support and any rights to payment for medical care from a third party 33 of an applicant or recipient and any other family member for whom the 34 applicant is applying shall be deemed to have been assigned to the sec-35 retary on behalf of the state. The assignment shall automatically become 36 effective upon the date of approval for such assistance without the re-37 quirement that any document be signed by the applicant or recipient. By 38 applying for or receiving medical assistance the applicant or recipient is 39 also deemed to have appointed the secretary, or the secretary's designee, as an attorney in fact to perform the specific act of negotiating and en-4041dorsing all drafts, checks, money orders or other negotiable instruments, 42 representing payments received by the secretary in behalf of any person 43 applying for, receiving or having received such assistance. This limited

power of attorney shall be effective from the date the secretary approves 1 2 the application for assistance and shall remain in effect until the assign-3 ment has been terminated in full. The assignment of any rights to pay-4 ment for medical care from a third party under this subsection shall not 5prohibit a health care provider from directly billing an insurance carrier 6 for services rendered if the provider has not submitted a claim covering 7 such services to the secretary for payment. Support amounts collected on 8 behalf of persons whose rights to support are assigned to the secretary 9 only under this subsection and no other shall be distributed pursuant to 10 subsection (d) of K.S.A. 39-756, and amendments thereto, except that 11 any amounts designated as medical support shall be retained by the sec-12retary for repayment of the unreimbursed portion of assistance. Amounts 13 collected pursuant to the assignment of rights to payment for medical 14care from a third party shall also be retained by the secretary for repay-15ment of the unreimbursed portion of assistance.

16(2) The amount of any medical assistance paid after June 30, 1992, 17under the provisions of subsection (e) is (A) a claim against the property 18or any interest therein belonging to and a part of the estate of any de-19 ceased recipient or, if there is no estate, the estate of the surviving spouse, 20if any, shall be charged for such medical assistance paid to either or both, 21and (B) a claim against any funds of such recipient or spouse in any 22 account under K.S.A. 9-1215, 9-1216, 17-2263, 17-2264, 17-5828 or 17-23 5829, and amendments thereto. There shall be no recovery of medical 24 assistance correctly paid to or on behalf of an individual under subsection 25(e) except after the death of the surviving spouse of the individual, if any, 26 and only at a time when the individual has no surviving child who is under 2721 years of age or is blind or permanently and totally disabled. Transfers 28of real or personal property by recipients of medical assistance without 29adequate consideration are voidable and may be set aside. Except where 30 there is a surviving spouse, or a surviving child who is under 21 years of 31 age or is blind or permanently and totally disabled, the amount of any 32 medical assistance paid under subsection (e) is a claim against the estate 33 in any guardianship or conservatorship proceeding. The monetary value 34 of any benefits received by the recipient of such medical assistance under 35 long-term care insurance, as defined by K.S.A. 40-2227, and amendments 36 thereto, shall be a credit against the amount of the claim provided for 37 such medical assistance under this subsection (g). The secretary is au-38 thorized to enforce each claim provided for under this subsection (g). 39 The secretary shall not be required to pursue every claim, but is granted 40 discretion to determine which claims to pursue. All moneys received by 41 the secretary from claims under this subsection (g) shall be deposited in 42the social welfare fund. The secretary may adopt rules and regulations 43 for the implementation and administration of the medical assistance re-

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1 covery program under this subsection (g).

2 (3) By applying for or receiving medical assistance under the provi-3 sions of article 7 of chapter 39 of the Kansas Statutes Annotated, such 4 individual or such individual's agent, fiduciary, guardian conservator, 5representative payee or other person acting on behalf of the individual 6 consents to the following definitions of estate and the results therefrom: 7 (A) If an individual receives any medical assistance before July 1, 8 2004, pursuant to article 7 of chapter 39 of the Kansas Statutes Annotated, 9 which forms the basis for a claim under subsection (g)(2), such claim is 10 *limited to the individual's probatable estate as defined by applicable law;* 11 and 12 (B)if an individual receives any medical assistance on or after July 13 1, 2004, pursuant to article 7 of chapter 39 of the Kansas Statutes An-14notated, which forms the basis for a claim under subsection (g)(2), such 15claim shall apply to the individual's medical assistance estate. The medical 16 assistance estate is defined as including all real and personal property and 17other assets in which the deceased individual had any legal title or interest 18at the time of death including assets conveyed to a survivor, heir or assign 19 of the deceased individual through joint tenancy, tenancy in common, 20survivorship, transfer-on-death deed, payable-on-death contract, life es-21tate, trust, annuities or similar arrangement. 22 (4) The secretary of social and rehabilitation services or the secre-23 tary's designee is authorized to file and enforce a lien against the real 24 property of a recipient of medical assistance in certain situations, subject 25to all prior liens of record. The lien must be filed in the office of the register 26of deeds of the county where the real property is located and must contain 27 the legal description of all real property in the county subject to the lien. 28This lien is for payments of medical assistance made by the department 29 of social and rehabilitation services to the recipient who is an inpatient 30 in a nursing home or other medical institution. Such lien may be filed 31 only after notice and an opportunity for a hearing has been given. Such 32 lien may be enforced only upon competent medical testimony that the 33 recipient cannot reasonably be expected to be discharged and returned home. A six-month period of compensated inpatient care at a nursing 34 35 home, nursing homes or other medical institution shall constitute a de-36 termination by the department of social and rehabilitation services that 37 the recipient cannot reasonably be expected to be discharged and returned 38 home. To return home means the recipient leaves the nursing or medical 39 facility and resides in the home on which the lien has been placed for a 40period of at least 90 days without being readmitted as an inpatient to a nursing or medical facility. The amount of the lien shall be for the amount 41 42 of assistance paid by the department of social and rehabilitation services

after the expiration of six months from the date the recipient became

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eligible for compensated inpatient care at a nursing home, nursing homes 1 2 or other medical institution until the time of the filing of the lien and for

3 any amount paid thereafter for such medical assistance to the recipient.

(5) The lien filed by the secretary or the secretary's designee for med-4 ical assistance correctly received may be enforced before or after the death 56 of the recipient by the filing of an action to foreclose such lien in the Kansas district court or through an estate probate court action in the 7 county where the real property of the recipient is located. However, it 8 9 *may be enforced only:*

(A) After the death of the surviving spouse of the recipient;

(B) when there is no child of the recipient, natural or adopted, who 11 is 20 years of age or less residing in the home; 12

13 (*C*) when there is no adult child of the recipient, natural or adopted, 14who is blind or disabled residing in the home; or

(D) when no brother or sister of the recipient is lawfully residing in 1516 the home, who has resided there for at least one year immediately before the date of the recipient's admission to the nursing or medical facility, 1718and has resided there on a continuous basis since that time.

19 (6) The lien remains on the property even after a transfer of the title by conveyance, sale, succession, inheritance or will unless one of the fol-2021lowing events occur:

22 (A) The lien is satisfied. The recipient, the heirs, personal represen-23 tative or assigns of the recipient may discharge such lien at any time by 24 paying the amount of the lien to the secretary or the secretary's designee; 25

(B) The lien is terminated by foreclosure of prior lien of record;

26 (C) the value of the real property is consumed by the lien, at which 27time the secretary or the secretary's designee may force the sale for the 28real property to satisfy the lien; or

29(D) after a lien is filed against the real property, it will be dissolved 30 if the recipient leaves the nursing or medical facility and resides in the property to which the lien is attached for a period of more than 90 days 31 32 without being readmitted as an inpatient to a nursing or medical facility, 33 even though there may have been no reasonable expectation that this would occur. If the recipient is readmitted to a nursing or medical facility 34 35 during this period, and does return home after being released, another 36 90 days must be completed before the lien can be dissolved.

37 (7) If the secretary of social and rehabilitation services or the secre-38 tary's designee has not filed an action to foreclose the lien in the Kansas district court in the county where the real property is located within 10 39 40 years from the date of the filing of the lien, then the lien shall become 41 dormant, and shall cease to operate as a lien on the real estate of the 42recipient. Such dormant lien may be revived in the same manner as a 43 dormant judgment lien is revived under K.S.A. 60-2403 et seq., and 1 amendments thereto.

2 (h) Placement under code for care of children or juvenile offenders 3 code; assignment of support rights and limited power of attorney. In any 4 case in which the secretary of social and rehabilitation services pays for $\mathbf{5}$ the expenses of care and custody of a child pursuant to K.S.A. 38-1501 6 et seq. or 38-1601 et seq., and amendments thereto, including the ex-7 penses of any foster care placement, an assignment of all past, present 8 and future support rights of the child in custody possessed by either 9 parent or other person entitled to receive support payments for the child 10 is, by operation of law, conveyed to the secretary. Such assignment shall 11 become effective upon placement of a child in the custody of the secretary 12 or upon payment of the expenses of care and custody of a child by the 13 secretary without the requirement that any document be signed by the 14parent or other person entitled to receive support payments for the child. 15When the secretary pays for the expenses of care and custody of a child 16 or a child is placed in the custody of the secretary, the parent or other 17person entitled to receive support payments for the child is also deemed 18to have appointed the secretary, or the secretary's designee, as attorney 19 in fact to perform the specific act of negotiating and endorsing all drafts, 20checks, money orders or other negotiable instruments representing sup-21port payments received by the secretary on behalf of the child. This lim-22 ited power of attorney shall be effective from the date the assignment to 23 support rights becomes effective and shall remain in effect until the as-24signment of support rights has been terminated in full.

25(i) No person who voluntarily quits employment or who is fired from 26employment due to gross misconduct as defined by rules and regulations 27of the secretary or who is a fugitive from justice by reason of a felony 28conviction or charge shall be eligible to receive public assistance benefits 29in this state. Any recipient of public assistance who fails to timely comply 30 with monthly reporting requirements under criteria and guidelines pre-31 scribed by rules and regulations of the secretary shall be subject to a 32 penalty established by the secretary by rules and regulations.

33 (j) If the applicant or recipient of aid to families with dependent chil-34 dren is a mother of the dependent child, as a condition of the mother's 35 eligibility for aid to families with dependent children the mother shall 36 identify by name and, if known, by current address the father of the 37 dependent child except that the secretary may adopt by rules and regu-38 lations exceptions to this requirement in cases of undue hardship. Any 39 recipient of aid to families with dependent children who fails to cooperate 40with requirements relating to child support enforcement under criteria 41and guidelines prescribed by rules and regulations of the secretary shall 42 be subject to a penalty established by the secretary by rules and regula-43 tions which penalty shall progress to ineligibility for the family after three 1 months of noncooperation.

2 (k) By applying for or receiving child care benefits or food stamps, 3 the applicant or recipient shall be deemed to have assigned, pursuant to 4 K.S.A. 39-756 and amendments thereto, to the secretary on behalf of the 5state only accrued, present or future rights to support from any other 6 person such applicant may have in such person's own behalf or in behalf 7 of any other family member for whom the applicant is applying for or 8 receiving aid. The assignment of support rights shall automatically be-9 come effective upon the date of approval for or receipt of such aid without 10the requirement that any document be signed by the applicant or recip-11 ient. By applying for or receiving child care benefits or food stamps, the 12 applicant or recipient is also deemed to have appointed the secretary, or 13 the secretary's designee, as an attorney in fact to perform the specific act 14of negotiating and endorsing all drafts, checks, money orders or other 15negotiable instruments representing support payments received by the 16 secretary in behalf of any person applying for, receiving or having received 17such assistance. This limited power of attorney shall be effective from the 18 date the secretary approves the application for aid and shall remain in 19 effect until the assignment of support rights has been terminated in full. 20An applicant or recipient who has assigned support rights to the secretary 21pursuant to this subsection shall cooperate in establishing and enforcing 22 support obligations to the same extent required of applicants for or re-23 cipients of aid to families with dependent children. 24 New Sec. 2. On or before the first day of each regular session of the 25legislature, the secretary shall prepare and submit to the president of the 26 senate and the speaker of the house of representatives a report of the 27total amount of moneys expended by the department for medical assis-28tance, the amount of moneys recovered pursuant to subsection (g) of 29K.S.A. 39-709, and amendments thereto, and any recommendations for 30 legislation necessary to insure that the factors or methods used to deter-

31 mine eligibility for medical assistance more accurately represent the re-

32 sources of an applicant for, or recipient of, medical assistance.

33 Sec. 3. K.S.A. 39-709 is hereby repealed.

34 Sec. 4. This act shall take effect and be in force from and after its 35 publication in the statute book.