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                                                         HOUSE FILE 489
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                                        AN ACT
      4 RELATING TO PROGRAMS AND SERVICES UNDER THE PURVIEW OF THE
           DEPARTMENT OF HUMAN SERVICES, AND PROVIDING FOR RETROACTIVE
           APPLICABILITY AND EFFECTIVE DATES.
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       BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
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           Section 1. Section 235A.13, subsection 8, Code 2003, is
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        amended to read as follows:
          8. "Multidisciplinary team" means a group of individuals
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  1 13 who possess knowledge and skills related to the diagnosis,
  1 14 assessment, and disposition of child abuse cases and who are 1 15 professionals practicing in the disciplines of medicine,
  1 16 nursing, public health, substance abuse, domestic violence
  1 17 mental health, social work, child development, education, law, 1 18 juvenile probation, or law enforcement, or a group established
  1 19 pursuant to section 235B.1, subsection 1.
  1 20
           Sec. 2. Section 249A.3, subsection 2, paragraph a, Code
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    21 2003, is amended to read as follows:
  1 22
           a. As allowed under 42 U.S.C. \} 1396a(a)(10)(A)(ii)(XIII),
  1 23 individuals with disabilities, who are less than sixty=five
  1 24 years of age, who are members of families whose income is less 1 25 than two hundred fifty percent of the most recently revised
  1 26 official poverty line quidelines published by the federal
    27 office of management and budget United States department of 28 health and human services for the family, who have earned
  1 29 income and who are eligible for medical assistance or
  1 30 additional medical assistance under this section if earnings
  1 31 are disregarded. As allowed by 42 U.S.C. } 1396a(r)(2), 1 32 unearned income shall also be disregarded in determining
    33 whether an individual is eligible for assistance under this
    34 paragraph. For the purposes of determining the amount of an 35 individual's resources under this paragraph and as allowed by
     1 42 U.S.C. } 1396a(r)(2), a maximum of ten thousand dollars of 2 available resources shall be disregarded and any additional
  2
     3 resources held in a retirement account, in a medical savings
     4 account, or in any other account approved under rules adopted
     5 by the department shall also be disregarded. Individuals 6 eligible for assistance under this paragraph, whose individual
     7 income exceeds one hundred fifty percent of the official
     8 poverty line guidelines published by the federal office of
    9 management and budget United States department of health and 10 human services for an individual, shall pay a premium. The
  2 11 amount of the premium shall be based on a sliding fee schedule
  2 12 adopted by rule of the department and shall be based on a
  2 13 percentage of the individual's income. The maximum premium
  2 14 payable by an individual whose income exceeds one hundred
  2 15 fifty percent of the official poverty line guidelines shall be
  2 16 commensurate with premiums charged for private the cost of
        state employees' group health insurance in this state.
  2 18 paragraph shall be implemented no later than March 1, 2000.
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          Sec. 3. Section 249A.5, subsection 2, paragraph b, Code
  2 20 2003, is amended to read as follows:
          b. If the collection of all or part of a debt is waived
  2 22 pursuant to subsection 2, paragraph "a", the amount waived
    23 shall be a debt due from the estate of the recipient's
  2 24 surviving spouse, child who is blind or has a disability, or
  2 25 the recipient of a hardship waiver under subsection 2,
  2 26 paragraph "a", subparagraph (2), upon the death of such
  2 27 spouse, child, or recipient, or due from a surviving child,
  2 28 who was under twenty-one years of age at the time of the
  2 29 recipient's death, upon the child reaching age twenty-one, to
    30 the extent the recipient's estate is received by such spouse,
  2 31 child, or recipient to the extent the medical assistance
    32 recipient's estate was received by the following persons, the
    33 amount waived shall be a debt due from one of the following,
    34 as applicable:
           (1) The estate of the medical assistance recipient's
        surviving spouse or child who is blind or has a disability,
      <u>2 upon the death of such spouse or child</u>.
           (2) A surviving child who was under twenty=one years of
        age at the time of the medical assistance recipient's death,
     5 upon the child reaching the age of twenty=one or from the
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estate of the child if the child dies prior to reaching the
    7 age of twenty=one.
  8 (3) The estate of the recipient of the undue hardship
9 waiver, at the time of death of the hardship waiver recipient,
10 or from the hardship waiver recipient when the hardship no
         Sec. 4. Section 249A.12, subsection 4, Code 2003, is
3 13 amended by adding the following new paragraph:
        NEW PARAGRAPH.
                                Effective February 1, 2002, the state
                            c.
3 15 shall be responsible for all of the nonfederal share of the 3 16 costs of intermediate care facility for persons with mental 3 17 retardation services provided under medical assistance
3 18 attributable to the assessment fee for intermediate care
  19 facilities for individuals with mental retardation, imposed
3 20 pursuant to section 249A.21. Notwithstanding subsection 2,
3 21 effective February 1, 2003, a county is not required to
  22 reimburse the department and shall not be billed for the
  23 nonfederal share of the costs of such services attributable to
3 24 the assessment fee.
  25 Sec. 5. <u>New Section</u>. 249A.26A STATE AND COUNTY 26 PARTICIPATION IN FUNDING FOR REHABILITATION SERVICES FOR
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3 27 PERSONS WITH CHRONIC MENTAL ILLNESS.
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          The county of legal settlement shall pay for the nonfederal
  29 share of the cost of rehabilitation services provided under
  30 the medical assistance program for persons with chronic mental
  31 illness, except that the state shall pay for the nonfederal
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  32 share of such costs if the person does not have a county of
  33 legal settlement.
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         Sec. 6. Section 252A.5, subsection 1, Code 2003, is
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  35 amended to read as follows:
          1. Where the petitioner and the respondent are residents
   2 of or domiciled or found in this state or where this state may
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    3 exercise personal jurisdiction over a nonresident respondent
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    4 under section 252K.201.
         Sec. 7. Section 252A.6, subsection 1, Code 2003, is
   6 amended to read as follows:
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          1. A proceeding under this chapter shall be commenced by
   8 filing a verified petition in the court in equity in the
   9 county where the dependent resides or is domiciled, showing or
  10 if the dependent does not reside in or is not domiciled in
  11 this state, where the petitioner or respondent resides, or 12 where public assistance has been provided for the dependent.
4 13 The petition shall show the name, age, residence, and
4 14 circumstances of the dependent, alleging that the dependent is
4 15 in need of and is entitled to support from the respondent,
4 16 giving the respondent's name, age, residence, and
4 17 circumstances, and praying that the respondent be compelled to
4 18 furnish such support. The petitioner may include in or attach 4 19 to the petition any information which may help in locating or 4 20 identifying the respondent including, but without limitation
  21 by enumeration, a photograph of the respondent, a description 22 of any distinguishing marks of the respondent's person, other
4 23 names and aliases by which the respondent has been or is
4 24 known, the name of the respondent's employer, the respondent's
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  25 fingerprints, or social security number.
          Sec. 8. RETROACTIVE APPLICABILITY AND EFFECTIVE DATE.
4 26
  27 Section 4 of this Act, amending section 249A.12, subsection 4, 28 relating to payment of costs for intermediate care facilities
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  29 for persons with mental retardation, is retroactively
  30 applicable to February 1, 2002, and takes effect upon
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  31 enactment.
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                                           CHRISTOPHER C. RANTS
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                                           Speaker of the House
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                                           MARY E. KRAMER
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                                           President of the Senate
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          I hereby certify that this bill originated in the House and
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      is known as House File 489, Eightieth General Assembly.
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                                           MARGARET THOMSON
                                           Chief Clerk of the House
5 15 Approved __
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5 17 5 18 5 19 THOMAS J. VILSACK 5 20 Governor