**DATE**: April 2, 1998

# HOUSE OF REPRESENTATIVES COMMITTEE ON Children and Family Empowerment BILL RESEARCH & ECONOMIC IMPACT STATEMENT

**BILL #**: SB 1762 (RAB)

**RELATING TO**: Eligibility for the WAGES Program

SPONSOR(S): Senator Rossin
COMPANION BILL(S): None

# ORIGINATING COMMITTEE(S)/COMMITTEE(S) OF REFERENCE:

(1) Children and Family Empowerment

(2)

(3)

(4)

(5)

# I. SUMMARY:

Senate Bill 1762 is a result of the Department of Children and Family Services' review of its rules and enabling law. The department found that the specific authority for two public assistance-related rules had been repealed. These two rules concern the specific dates on which certain individuals will become eligible for temporary cash assistance or Medicaid coverage and provisions regarding protective payees. Senate Bill 1762 allows the department to continue its authority in this area by placing the provisions of the rules in law.

The bill becomes effective upon becoming law.

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## II. SUBSTANTIVE RESEARCH:

#### A. PRESENT SITUATION:

During the 1996 legislative session, a comprehensive rewrite of the Florida Administrative Procedures Act (APA) was adopted (see CS/SBs 2290 and 2288). Among many other changes, the revised APA modifies the standards which authorize rule making and includes a provision for periodic review of rules by agencies with rule making authority.

In the past, a number of court decisions held that a rule did not exceed the legislative grant of rule making authority if it was reasonably related to the stated purpose of the enabling legislation. Additionally, it was accepted that a rule was valid when it implemented general legislative intent or policy. Agencies had wide discretion to adopt rules regardless of whether the statutory basis for a rule was clearly conferred or merely implied from the enabling statute.

Section 120.536, F.S., effectively overturns this line of cases by imposing a much stricter standard for rule making authority. Under the new APA, existing rules and proposed rules must **implement**, **interpret**, **or make specific** the particular powers and duties granted by the enabling statute. It is important to note that the revised APA is not intended to eliminate administrative rules or even to discourage rule making, but to ensure that administrative rules are no broader than the enabling statute allows. A grant of rule making authority by the Legislature is necessary, but not enough by itself, for an agency to adopt a rule. Likewise, agencies need more than a statement of general legislative intent for implementing a rule. Rules must be based on a specific grant of power and not address those subjects on which the Legislature was silent.

In order to temporarily shield a rule or portion of a rule from challenge under the new provisions, by October 1, 1997 agencies were to report rules that they believed did not meet the new criteria. The Joint Administrative Procedures Committee (JAPC) reports that some 5,850 rules or portions thereof were reported as exceeding the agency's rule making authority under s. 120.536(1), F.S. Of these, 3,610 rules were identified by various local school boards (whose rules are not contained in the Florida Administrative Code); 2,240 rules contained in the Florida Administrative Code were reported by various agencies as exceeding statutory authority for rule making under s. 120.536, F.S.

Section 120.536(2), F.S., also lays out the second step in the process. This step is that of legislative review. The relevant subsection reads as follows:

The Legislature shall, at the 1998 regular session, consider whether specific legislation authorizing the identified rules, or portions thereof, should be enacted. By January 1, 1999, each agency shall initiate proceedings pursuant to s. 120.54 to repeal each rule, or portion thereof, identified as exceeding the rule making authority permitted by this section for which authorizing legislation does not exist.

Thus, during the 1998 legislative session each agency has the responsibility to bring forward legislative proposals, as appropriate, to provide statutory authorization for existing rules -- rules which the agency deems necessary but which currently exceed the agency's rule making authority. The Legislature is directed to consider whether the legislation authorizing the identified rules should be enacted.

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#### B. EFFECT OF PROPOSED CHANGES:

Senate Bill 1762 is a result of the Department of Children and Family Services' review of its rules and enabling law. In the present case, the department found that the specific authority for two public assistance-related rules had been repealed. These two rules concern the specific dates on which certain individuals will become eligible for temporary cash assistance or Medicaid coverage and provisions regarding protective payees. Senate Bill 1762 allows the department to continue its authority in this area by placing the provisions of the rules in law.

## C. APPLICATION OF PRINCIPLES:

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<ol><li>any authority to make rules or adjudicate disputes</li></ol>	;?
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No.

(2) any new responsibilities, obligations or work for other governmental or private organizations or individuals?

No.

(3) any entitlement to a government service or benefit?

No.

b. If an agency or program is eliminated or reduced:

(1) what responsibilities, costs and powers are passed on to another program, agency, level of government, or private entity?

N/A

(2) what is the cost of such responsibility at the new level/agency?

N/A

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(3) how is the new agency accountable to the people governed?

N/A

## 2. Lower Taxes:

a. Does the bill increase anyone's taxes?

No.

b. Does the bill require or authorize an increase in any fees?

No.

c. Does the bill reduce total taxes, both rates and revenues?

No.

d. Does the bill reduce total fees, both rates and revenues?

No.

e. Does the bill authorize any fee or tax increase by any local government?

No.

## 3. Personal Responsibility:

a. Does the bill reduce or eliminate an entitlement to government services or subsidy?

No.

b. Do the beneficiaries of the legislation directly pay any portion of the cost of implementation and operation?

No.

## 4. <u>Individual Freedom:</u>

a. Does the bill increase the allowable options of individuals or private organizations/associations to conduct their own affairs?

No.

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	b.	Does the bill prohibit, or create new government interference with, any presently lawful activity?
		No.
5.	Fai	mily Empowerment:
	a.	If the bill purports to provide services to families or children:
		(1) Who evaluates the family's needs?
		N/A
		(2) Who makes the decisions?
		N/A
		(3) Are private alternatives permitted?
		N/A
		(4) Are families required to participate in a program?
		N/A
		(5) Are families penalized for not participating in a program?
		N/A
	b.	Does the bill directly affect the legal rights and obligations between family members?
		N/A
	C.	If the bill creates or changes a program providing services to families or children, in which of the following does the bill vest control of the program, either through direct participation or appointment authority:
		(1) parents and guardians?  N/A

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(2) service providers?

N/A

(3) government employees/agencies?

N/A

D. STATUTE(S) AFFECTED:

Section 414.

E. SECTION-BY-SECTION RESEARCH:

**Section 1.** Amends subsections (9) and (15) of section 414.095, F.S.

Delineates in subsection (9) the beginning eligibility date for receipt of temporary cash assistance; the add date for a newborn child; the add date for other individuals; and the date of eligibility for Medicaid coverage.

In subsection (15) a section is added to justify the rule stated at 65A-1.505, Florida Administrative Code, providing that the protective payee for purposes of temporary cash assistance is the caretaker relative with whom the child resides and who assumes primary responsibility for the child's daily care and supervision.

**Section 2.** Provides that the act shall take effect upon becoming law.

## III. FISCAL RESEARCH & ECONOMIC IMPACT STATEMENT:

- A. FISCAL IMPACT ON STATE AGENCIES/STATE FUNDS:
  - 1. Non-recurring Effects:

N/A

2. Recurring Effects:

N/A

3. Long Run Effects Other Than Normal Growth:

N/A

4. Total Revenues and Expenditures:

N/A

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1. Non-recurring Effects:

None.

2. Recurring Effects:

None.

3. Long Run Effects Other Than Normal Growth:

None.

#### C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

1. <u>Direct Private Sector Costs</u>:

None.

2. <u>Direct Private Sector Benefits</u>:

None.

3. <u>Effects on Competition, Private Enterprise and Employment Markets:</u>

None.

D. FISCAL COMMENTS:

N/A

## IV. CONSEQUENCES OF ARTICLE VII, SECTION 18 OF THE FLORIDA CONSTITUTION:

A. APPLICABILITY OF THE MANDATES PROVISION:

This bill does not require counties or municipalities to spend funds or to take an action requiring the expenditure of funds.

B. REDUCTION OF REVENUE RAISING AUTHORITY:

This bill does not reduce the authority that municipalities or counties have to raise revenues in the aggregate.

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## C. REDUCTION OF STATE TAX SHARED WITH COUNTIES AND MUNICIPALITIES:

This bill does not reduce the percentage of a state tax shared with counties or municipalities.

## V. COMMENTS:

Bill History

03/03/98 S Filed

03/11/98 S Introduced, referred to Children, Families and Seniors -SJ 00157

03/13/98 S On Committee agenda-- Children, Families and Seniors, 03/18/98,

9:00 am, Room-A(LL-37)

03/18/98 S Comm. Action:-Favorable with 1 amendment(s) by Children, Families and Seniors -SJ 00222

03/19/98 S Placed on Calendar -SJ 00222

03/25/98 S Placed on Special Order Calendar -SJ 00303; Read second time

-SJ 00278; Amendment(s) adopted -SJ 00278; Ordered engrossed-SJ 00278

04/01/98 S Read third time -SJ 00329; Passed as amended; YEAS 38 NAYS 0

-SJ 00329; Immediately certified -SJ 00329

04/01/98 H In Messages

04/02/98 H On Committee agenda-- Children & Family Empowerment (GSC),

04/08/98, 10:00 am, 317C -- If received

# VI. AMENDMENTS OR COMMITTEE SUBSTITUTE CHANGES:

N/A

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