

AMENDED IN SENATE AUGUST 19, 2016
AMENDED IN SENATE AUGUST 16, 2016
AMENDED IN ASSEMBLY MAY 27, 2016
AMENDED IN ASSEMBLY APRIL 4, 2016
AMENDED IN ASSEMBLY MARCH 16, 2016
CALIFORNIA LEGISLATURE—2015–16 REGULAR SESSION

ASSEMBLY BILL

No. 2057

**Introduced by Assembly Member Mark Stone
(Coauthor: Assembly Member Gonzalez)**

February 17, 2016

An act to amend Sections 18904.25 and 18926.5 of, and to add Section 18914.5 to, the Welfare and Institutions Code, relating to CalFresh.

LEGISLATIVE COUNSEL'S DIGEST

AB 2057, as amended, Mark Stone. CalFresh: victims of domestic violence.

Existing federal law provides for the federal Supplemental Nutrition Assistance Program (SNAP), known in California as CalFresh, formerly the Food Stamp Program, under which supplemental nutrition assistance benefits allocated to the state by the federal government are distributed to eligible individuals by each county. Existing federal law authorizes a resident of a shelter for battered women and children, as defined, who is currently included in a certified household that also contains the abuser, to apply and, if otherwise eligible, receive an additional allotment of benefits as a separate household. Existing federal law

requires a county human services agency to provide CalFresh expedited services to certain households.

This bill would, to the extent permitted by federal law, regulations, waivers, and directives, authorize a resident of, or an individual on a waiting list to get into, a shelter for battered women and children who is currently included in a certified household that also contains the abuser, to apply for, and, if otherwise eligible, would provide that the resident or individual is entitled to, expedited services of an additional allotment of CalFresh benefits as a separate household. By imposing additional duties on local officials, this bill would impose a state-mandated local program.

Existing law requires the State Department of Social Services to develop and make available to homeless shelters, among other locations, CalFresh information on expedited services targeted to the homeless population. ~~Existing law requires each county welfare department to annually offer training on CalFresh application procedures to homeless shelter operators.~~ Existing law requires each county welfare department, upon request, to provide homeless shelters with a supply of CalFresh applications used to request expedited CalFresh services, as specified.

This bill would additionally require the department to develop and make available to domestic violence shelters CalFresh information on expedited services targeted to victims of domestic violence. ~~The bill would delete the requirement that the county welfare department offer training on CalFresh application procedures.~~ The bill would also expand the requirement that a county human services agency, upon request, provide domestic violence shelters with a supply of CalFresh applications used to request expedited CalFresh services, as specified. By imposing additional duties on local officials, this bill would impose a state-mandated local program.

Existing law authorizes counties to participate in the CalFresh Employment and Training program (CalFresh E&T), established by federal law, and requires participating counties to screen CalFresh work registrants to determine whether they will participate in, or be deferred from, CalFresh E&T. Existing law defers from mandatory placement in CalFresh E&T specified individuals, including an individual who is a veteran who has been honorable discharged from the United States Army.

This bill would additionally defer from mandatory placement in CalFresh E&T, an individual who is a victim of domestic violence.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: yes.

The people of the State of California do enact as follows:

1 SECTION 1. Section 18904.25 of the Welfare and Institutions
2 Code is amended to read:

3 18904.25. (a) Pursuant to the federal Stewart B. McKinney
4 Homeless Assistance Act (Public Law 100-77), the department
5 shall develop CalFresh information on expedited services targeted
6 to the homeless population, including unaccompanied homeless
7 children and youths, as those terms are defined in Section 11434a
8 of Title 42 of the United States Code. The department shall also
9 develop information on expedited services specified in Section
10 18914.5 for victims of domestic violence. This information shall
11 be made available to homeless shelters, domestic violence shelters,
12 emergency food programs, local educational agency liaisons for
13 homeless children and youths, designated pursuant to Section
14 11432(g)(1)(J)(ii) of Title 42 of the United States Code, and other
15 community agencies who provide services to people who are
16 homeless.

17 (b) Each county human services agency shall annually offer
18 training on CalFresh application procedures to homeless shelter
19 operators. That training shall include eligibility criteria and
20 specific information regarding the eligibility of unaccompanied
21 homeless children and youths. In addition, each county human
22 services agency, upon request, shall provide homeless shelters
23 and domestic violence shelters with a supply of that portion of the
24 CalFresh application used to request CalFresh expedited service.

25 (c) Upon receipt of a signed CalFresh application from an
26 unaccompanied child or youth under 18 years of age, the county
27 human services agency shall determine eligibility for CalFresh
28 benefits, including making a determination of whether the child

1 or youth is eligible to apply as a household of one or if he or she
2 must apply with members of a household with whom he or she is
3 regularly purchasing and preparing foods, and screen the
4 application for entitlement to expedited service pursuant to Section
5 18914. If the application of the child or youth for CalFresh benefits
6 is denied, the county human services agency shall provide the child
7 or youth a written notice explaining the reason for the denial.

8 SEC. 2. Section 18914.5 is added to the Welfare and
9 Institutions Code, to read:

10 18914.5. (a) To the extent permitted by federal law,
11 regulations, waivers, and directives, a resident of, or an individual
12 on a waiting list to get into, a shelter for battered women and
13 children who is currently included in a certified household that
14 also contains the abuser, may apply for and, if otherwise eligible,
15 shall be entitled to expedited services of an additional allotment
16 of CalFresh benefits as a separate household.

17 (b) For purposes of this section, “shelter for battered women
18 and children” has the same meaning as provided in Section 271.2
19 of Title 7 of the Code of Federal Regulations.

20 SEC. 3. Section 18926.5 of the Welfare and Institutions Code
21 is amended to read:

22 18926.5. (a) For the purposes of this chapter, “CalFresh
23 Employment and Training program” or “CalFresh E&T” means
24 the program established under Section 6(d)(4)(B) of the federal
25 Food and Nutrition Act of 2008 (7 U.S.C. Sec. 2015), Section
26 273.7 of Title 7 of the Code of Federal Regulations, and associated
27 administrative notices published by the United States Department
28 of Agriculture with the purpose of assisting members of CalFresh
29 households in gaining skills, training, work, or experience that will
30 increase their ability to obtain regular employment.

31 (b) (1) A county that elects to participate in the CalFresh
32 Employment and Training (CalFresh E&T) program, as authorized
33 by the federal Food and Nutrition Act of 2008 (7 U.S.C. Sec. 2015),
34 shall screen CalFresh work registrants to determine whether they
35 will participate in, or be deferred from, CalFresh E&T. If deferred,
36 a CalFresh work registrant may request to enroll in CalFresh E&T
37 as a voluntary participant. An individual shall be deferred from a
38 mandatory placement in CalFresh E&T if he or she satisfies any
39 of the criteria in Sections 273.7 and 273.24 of Title 7 of the Code
40 of Federal Regulations, if he or she resides in a federally

1 determined work surplus area, if he or she is a veteran who has
2 been honorably discharged from the United States Armed Forces,
3 or if he or she is a victim of domestic violence.

4 (2) For purposes of this section, “deferred” has the same
5 meaning as exempt.

6 (c) (1) A county participating in CalFresh E&T shall be required
7 to demonstrate in its CalFresh E&T plan how it is effectively using
8 CalFresh E&T funds for each of the components that the county
9 offers, including, but not limited to, any of the following:

10 (A) Self-initiated workfare.

11 (B) Work experience or training.

12 (C) Education.

13 (D) Job search.

14 (E) The support services or client reimbursements needed to
15 participate in subparagraphs (A) to (D), inclusive, as allowed by
16 federal law and guidance.

17 (2) Nothing in this section shall be construed to require a county
18 to offer a particular component as a part of its CalFresh E&T plan.

19 (d) Nothing in this section shall limit a county’s ability to
20 condition the receipt of nonmedical benefits under Section 17000
21 on an individual’s participation in an employment and training or
22 workfare program of the county’s choice, even if that program is
23 financed in whole or in part with CalFresh E&T funds or match
24 funds.

25 (e) Nothing in this section shall restrict the use of federal funds
26 for the financing of CalFresh E&T programs.

27 (f) Nothing in this section shall be construed to require a county
28 to provide for workers’ compensation coverage for a CalFresh
29 E&T participant. Notwithstanding Division 4 (commencing with
30 Section 3200) of the Labor Code, a CalFresh E&T participant shall
31 not be an employee for the purposes of workers’ compensation
32 coverage, and a county shall have no duty to provide workers’
33 compensation coverage for a CalFresh E&T participant.

34 (g) Notwithstanding the rulemaking provisions of the
35 Administrative Procedure Act (Chapter 3.5 (commencing with
36 Section 11340) of Part 1 of Division 3 of Title 2 of the Government
37 Code), the department may implement this section by all-county
38 letters or similar instructions. Thereafter, the department shall
39 adopt regulations to implement this section by October 1, 2013.

1 SEC. 4. If the Commission on State Mandates determines that
2 this act contains costs mandated by the state, reimbursement to
3 local agencies and school districts for those costs shall be made
4 pursuant to Part 7 (commencing with Section 17500) of Division
5 4 of Title 2 of the Government Code.

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