GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

H 1

HOUSE BILL 2068*

Short Title: Me	licaid Est. Rec./Funds.	(Public)
Sponsors: Repre	sentative Alexander.	
Referred to: Ap	propriations.	
	June 6, 1994	
REQUIRED OF 1993 AN The General Ass Section adding a new ser § 108A-70.5. In (a) There Estate Recovery to recover from the State and from	A BILL TO BE ENTITLED ESTABLISH THE MEDICAID ESTATE R BY THE FEDERAL OMNIBUS BUDGET RI D TO APPROPRIATE FUNDS. embly of North Carolina enacts: n 1. Article 2 of Chapter 108A of the General etion to read: Medicaid Estate Recovery Plan. is established in the Department of Human F Plan, as required by the Omnibus Budget Rec the estates of recipients of medical assistance ederal shares of the cost paid the recipient. brogram in accordance with applicable feder	ECONCILIATION ACT Statutes is amended by Resources, the Medicaid conciliation Act of 1993, an equitable amount of The Department shall
	inder Title XIX of the Social Security Act, 42 U	_
	ed in this section:	:10 1 1 27 1
(1) 'Medical assistance' means medical care services paid for by the Nor Carolina Medicaid Program on behalf of the recipient:		•
	a. If the recipient is receiving these med	-
	inpatient in a nursing facility, intermed	-
	mentally retarded, or other medical	•
	reasonably be expected to be discharged	l to return home; or
	b If a recipient is 55 years of age or older	er and is receiving these

medical care services, including related hospital care and

- prescription drugs, for nursing facility services or home- and community-based services.
 - (2) 'Estate' means all the real and personal property considered assets of the estate available for the discharge of debt pursuant to G.S. 28A-15-1.
 - (c) The amount the Department recovers from the estate of any recipient shall not exceed the amount of medical assistance made on behalf of the recipient and shall be recoverable only for medical care services prescribed in subsection (b) of this section. The Department is a fourth-class creditor, as prescribed in G.S. 28A-19-6, for purposes of determining the order of claims against an estate.
 - (d) The Department of Human Resources shall adopt rules pursuant to Chapter 150B of the General Statutes to implement the Plan, including rules to waive whole or partial recovery when this recovery would be inequitable because it would work an undue hardship or because it would not be administratively cost-effective and rules to ensure that all recipients are notified that their estates are subject to recovery at the time they become eligible to receive medical assistance."
 - Sec. 2. There is appropriated from the General Fund to the Department of Human Resources, Division of Medical Assistance, the sum of one hundred four thousand seven hundred fifty dollars (\$104,750) for the 1994-95 fiscal year, of which fifty thousand dollars (\$50,000) is nonrecurring, to implement this act.
 - Sec. 3. This act becomes effective October 1, 1994, and applies to individuals who apply for medical assistance on or after that date.