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DIGEST OF POOR RELIEF LAWS OF THE SEVERAL STATES AND TERRITORIES  
As of May 1, 1936

PREFACE

DURING THE PAST FIVE YEARS RELIEF IN MOST STATES HAS BEEN ADMINISTERED IN PART UNDER THE POOR RELIEF LAWS AND IN PART UNDER EMERGENCY RELIEF LEGISLATION. THE RAPID INCREASE IN LEGISLATION OF THE LATTER TYPE AND IN THE AMOUNT OF FUNDS DISBURSED THROUGH EMERGENCY AGENCIES HAS GIVEN THIS EMERGENCY LEGISLATION A TEMPORARY IMPORTANCE WHICH HAS TENDED TO OVERSHADOW THE POOR LAWS DISCUSSED IN THIS REPORT.

HOWEVER, THE POOR RELIEF LAWS HERE SUMMARIZED ARE THOSE UPON WHICH THE STATES WOULD HAVE TO RELY IF THEIR PROVISIONS FOR EMERGENCY RELIEF WERE DISCONTINUED AND NO STEPS WERE TAKEN TO ENACT FURTHER LEGISLATION IN THE GENERAL RELIEF FIELD. BECAUSE SOME STATES STILL RETAIN THEIR EMERGENCY RELIEF SYSTEMS THE LAWS HERE DISCUSSED DO NOT ALWAYS PROVIDE A COMPLETE PICTURE OF THE LEGISLATIVE BASIS FOR RELIEF TO THE RESIDUAL LOAD (I. E., THE RELIEF LOAD NOT AIDED BY CATEGORICAL ASSISTANCE SUCH AS TO DEPENDENT CHILDREN, BLIND ASSISTANCE, OLD AGE ASSISTANCE AND VETERAN RELIEF).

UNTIL 1931 THE ONLY PROVISIONS IN THE STATES FOR THE CARE OF THE RESIDUAL RELIEF LOAD WERE CONTAINED IN THE POOR LAWS. THESE LAWS—OPEN WITH RELATIVELY LITTLE CHANGE—HAVE BEEN IN THE STATUTE BOOKS OF SOME OF THE STATES SINCE COLONIAL DAYS. IN A FEW STATES THE POOR LAWS HAVE BEEN REVISED MORE RECENTLY TO MEET PRESENT DAY NEEDS.

WITH THE DEPRESSION CAME EMERGENCY OR UNEMPLOYMENT RELIEF. THE PRACTICAL EFFECT OF THE ENACTMENT OF EMERGENCY LEGISLATION WAS TO RENDER THE POOR LAWS INOPERATIVE IN A GREAT MANY JURISDICTIONS. THE BURDEN OF UNEMPLOYMENT WAS TOO GREAT A LOAD TO BE NEARLY CARRIED BY LOCAL UNITS OPERATING UNDER PROVISIONS OF THE POOR LAWS. HOWEVER, IT WAS UNDESIRABLE TO CLASSIFY AS PAUPERS LARGE NUMBERS OF PEOPLE WHO RECEIVED PUBLIC CHARITY THROUGH NO FAULT OF THEIR OWN.

THE EMERGENCY RELIEF LEGISLATION IN MOST STATES IS THEORETICALLY SEPARATE AND NOT TIED FROM THE SYSTEM OF POOR RELIEF AND THE POOR LAWS ARE STILL LEGALLY IN EFFECT. HOWEVER, THE PRESENT

PERIOD IS ONE OF TRANSITION; SOME STATES HAVE RETAINED THE EMERGENCY ASPECTS OF THEIR PROGRAM WHILE OTHERS HAVE MERGED THEIR EMERGENCY ORGANIZATIONS INTO PERMANENT AGENCIES, AND STILL OTHERS HAVE REVERTED TO THE OLD POOR RELIEF SYSTEMS UPON THE LIQUIDATION OF THEIR EMERGENCY RELIEF ADMINISTRATIONS. BECAUSE OF THIS TRANSITION STAGE THE DISGESTING OF THESE STATE POOR LAWS HAS BEEN EXCEEDINGLY DIFFICULT.

LOCAL RESPONSIBILITY HAS ALWAYS BEEN A CHARACTERISTIC OF THE POOR LAW. IT HAS BEEN ESTIMATED THAT THERE ARE BETWEEN THIRTEEN AND FORTY-THREE THOUSAND ADMINISTRATIVE UNITS RESPONSIBLE FOR GRANTING THE POOR RELIEF IN THE UNITED STATES, AND THE NUMBER OF PERSONS ENGAGED IN THIS ADMINISTRATION OF COURSE GREATLY EXCEEDS THE NUMBER OF UNITS. THE ADMINISTRATION OF THESE LAWS IS ONLY A PART-TIME FUNCTION FOR A VAST MAJORITY OF THESE OFFICIALS, WHO VARY IN TYPE FROM LOCAL OVERSEERS OF THE POOR AND COUNTY COMMISSIONERS TO TRAINED SOCIAL WORKERS EMPLOYED BY COUNTY AND STATE WELFARE BOARDS. THAT ONLY 7 STATES PARTICIPATE FINANCIALLY IS FURTHER EVIDENCE THAT THE IDEA OF LOCAL RESPONSIBILITY IS FIRMLY IMBEDDED IN OUR POOR RELIEF SYSTEM.

IN THE PRESENTATION OF THE MATERIAL, THE CAPTIONS USED ARE FOR THE MOST PART SELF-EXPLANATORY. THE COLUMN "EFFECT ON STATUS" HAS BEEN INCLUDED TO INDICATE WHAT, IF ANY, RIGHTS OF CITIZENSHIP ARE AFFECTED BY THE RECEIVING OF POOR RELIEF. UNDER "FINANCIAL PROVISIONS" THE COLUMN "POLITICAL UNIT FINANCING RELIEF" SHOWS WHAT POLITICAL UNIT IS INITIALLY RESPONSIBLE FOR FINANCING THE RELIEF GRANTED. THE COLUMN "PROVISIONS FOR REIMBURSEMENT" INDICATES TO WHAT EXTENT THE UNIT WITH INITIAL RESPONSIBILITY MAY BE REIMBURSED BY ANOTHER UNIT LEGALLY RESPONSIBLE. THE THIRD SUBDIVISION "SOURCE OF FUNDS" SHOWS THE UNIT AND THE SOURCE UTILIZED BY THAT UNIT TO FINANCE THE RELIEF GRANTED.

IN MAKING THIS DIGEST THE COMPILERS HAVE FOLLOWED AS CLOSELY AS POSSIBLE THE TERMINOLOGY USED IN THE PARTICULAR STATES ANALYZED. THIS PLAN IS FOLLOWED BECAUSE ANY ATTEMPT TO GAIN UNIFORMITY WOULD MATERIALLY INCREASE THE POSSIBILITY OF ERROR IN INTERPRETATION.

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| STATE AND CITATION   | NATURE OF LAW | SOCIAL CONDITIONS  | CITIZENSHIP   | SETTLEMENT   |  |  | *PROCEDURE FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF  | BOND REQUIREMENT   | EFFECT ON STATUS  | ADMINISTRATION  |  | FINANCIAL PROVISIONS                   |   |  |
|--|---------------|--|---------------|--|--|--|---|---|--|---|---|--|--|---|--|
|  |               |  |               | ACQUISITION  | LOSS   | REMOVAL  |   |   |  |   | DIRECT RESPONSIBILITY   | SUPERVISORY RESPONSIBILITY   | POLITICAL UNIT FINANCING POLICY        | PROVISIONS FOR RETIREMENT   | SOURCE OF FUNDS                            |
| <b>ILLINOIS</b><br>County Sec. 86, 100C<br>1909; Sec. 297-1<br>298(4), 302(1), 303<br>(1000 Supp.); Sec.<br>300(5)(1), 305;<br>GENERAL AID (1923,<br>P. 27); GENERAL AID<br>(1935), No. 332. | MANDATORY     | POOR PERSONS UNABLE TO MAINTAIN THEMSELVES; RELATIVES OF INSANE PERSON INVOLVED; OR PERSON WILLING TO BECOME HIS GUARDIAN; PERSONS WHO WOULD OTHERWISE ENTER STATE AND BE LIKELY TO BECOME PUBLIC CHARGES; MUST POST BOND FOR SUPPORT OF SUCH PERSON; LETTERS OF POWER (LAW) FOR AMOUNT OF AID GRANTED.<br>FOR COMMITMENT TO COUNTY HOME:<br>PAUPER WITHOUT SUFFICIENT MEANS OF SUPPORT WHO BY REASON OF SICKNESS, INFIRMITY, DEPENDENCY, OLD AGE, DOMESTICITY, PREGNANCY OR OTHER CAUSE IS LIKELY TO BECOME A PUBLIC CHARGE, EITHER PERMANENTLY, OR TEMPORARILY, OR SUCH PERSON LIVES IN A STATE OF INVALIDS LIKELY TO INCUR DISEASE. | NO PROVISION. | NO PROVISION. NO MONTHS PRIOR TO APPLICATION. 1/   | NO PROVISION.  | POOR SHALL BE DEPORTED FROM WITHIN COUNTY TO ANOTHER, IF FOUND IN COUNTY WHEN HE HAS NO SETTLEMENT; INSANE MAY BE REMOVED BACK TO COUNTY WHERE HE HAS A SETTLEMENT, BUT IF SICK OR DISABLED, MUST BE PROVIDED FOR UNTIL REMOVED. | DIRECTOR OF COUNTY DEPARTMENT OF PUBLIC WELFARE, INVESTIGATES APPLICATION FOR ADMISSION TO AND DISCHARGE FROM COUNTY INSTITUTIONS PROVIDING CARE AND TREATMENT TO INDIGENTS. IN CERTAIN CASES, INDIVIDUAL MAY BE RECEIVED IN HOME WITHIN COUNTY WITHOUT FORMAL EXAMINATION AND CERTIFICATION. | CARE IN HOME (2/); PUBLIC HOSPITALS; CARE AND TREATMENT AND OUTSIDE RELIEF. 3/  | DIRECTOR OF COUNTY BOARD OF PUBLIC WELFARE MAY GRANT SUPPORT OF POOR-POOR TO EMPLOY LIMITED IN LARGE PROVIDING COUNTY PROVISIONS ARE CERTIFIED THAT SUCH WORK WILL NOT BE INJURIOUS TO THE INMATE. | MUST HAVE PAID POLL TAX FOR PRECEDING YEAR BEFORE ENTITLED TO RIGHT TO VOTE.                      | COUNTY BOARD OF PUBLIC WELFARE. 4/                                | STATE BOARD OF PUBLIC WELFARE. 5/  | COUNTY WITH UNASSISTED-AID FROM STATE. | IN ADMINISTERING FUNDS STATE DEPARTMENT SHALL BEAR A FIDELITY BOND OF THE TOTAL AMOUNT, TO BE DETERMINED BY THE STATE DEPARTMENT. | COUNTY JOURNAL, FUNDS STATE GENERAL FUNDS. |
| <b>ARIZONA</b><br>REV. CODE (1929), 77A (5, 17, 23), 180, 232, 242-248.<br>REV. CODE (1936 SUPP.) 811, 1943, 1945, 1950.   | MANDATORY     | INDIGENT, SICK, POOR OR DISABLED, OR UNABLE TO PAY HIS BURDENED CARE OR MEDICAL ATTENTION.   | NO PROVISION. | NO PROVISION.  | NO PROVISION.  | NO PROVISION.  | APPLICANT PRESENTED TO CHAIRMAN OR MEMBER OF COUNTY BOARD OF SUPERVISORS BY APPLICANT OR PERSON KNOWING THE FACTS.  | CARE IN HOME (2/); BETWEEN RELIEF, LETTERS OF CARE BY COUNTY, HOSPITALIZATION, HOSPITAL OR MEDICAL CARE, JOURNAL.   | NO PROVISION.  | NO PROVISION.   | COUNTY BOARD OF SUPERVISORS OR COUNTY BOARD OF PUBLIC WELFARE. 5/ | STATE BOARD OF PUBLIC WELFARE.   | COUNTY.                                | IF POWERS DELEGATED TO STATE BOARD, THE COUNTY MUST BE WAIVING THE STATE FOR THE CARE OF ITS RESIDENTS.                           | COUNTY PROPERTY TAX.                       |
| <b>ARKANSAS</b><br>CHARGING AND BRINGS DISTRICT 3495-56<br>REVENUE ACTS (1925) ACT 26, 321.  | MANDATORY     | POOR, LAME, BLIND, SICK AND OTHER AID AND INFIRM PERSONS UNABLE TO SUPPORT THEMSELVES, AND HAVE NO SUFFICIENT ESTATE OF THEIR OWN, AND NOT RECEIVED FROM ANOTHER COUNTY FOR PURPOSE OF RELIEF BY RELIEF. COUNTY NOT RESPONSIBLE FOR SUPPORT OF PAUPERS, IF HE REFUSE OR NEGLECT TO ACCEPT TYPE OF RELIEF OFFERED HIM.  | NO PROVISION. | NO PROVISION. 2/   | NO PROVISION.  | NO PROVISION. 2/   | IT IS THE DUTY OF EVERY OFFICER, JUDGE, COMMISSIONER, CONSTABLE AND JUSTICE OF THE PEACE TO INFORM THE COUNTY COURT OF ANY PERSONS, IF COUNTY IS SATISFIED POOR PERSON IS ENTITLED TO RELIEF, IT MUST PROVIDE FOR SUCH RELIEF.  | CARE IN HOME (2/); IF NO PROVISIONS BETWEEN RELIEF, LET OUT TO THE LOWEST RESPONSIBLE PERSON, HUSBAND, MEDICAL AID AND BURIAL EXPENSE. TEMPORARY RELIEF, MEDICAL CARE AND BURIAL TO NON-RESIDENT PAUPERS. | PAUPERS MAY BE EMPLOYED IF COUNTY COURT DEEMS IT EXPEDIENT. 3/   | NO PROVISION.   | COUNTY COURT.   | NO PROVISION.  | COUNTY. 4/                             | NO PROVISION.   | COUNTY GENERAL FUND.                       |
| <b>CALIFORNIA</b><br>DEPARTMENT OF POLITICAL CODE (1931), 27, 382, 425A, 426(2)(1), (1932 SUPP.), DEPARTMENT'S CODE AND GENERAL LAWS ACT 2015; STATE (1935), 26-41(1), 40, 502, 503.         | MANDATORY     | REL-BOODIED INDIGENT PERSONS INCAPACITATED BY AGE, DISEASE OR ACCIDENT AND NOT SUPPORTED BY RELATIVE OR FRIEND OR PUBLIC OR PRIVATE INSTITUTION. COUNTY HAS CLAIM TO EXTENT OF AMOUNT EXPENDED AGAINST PROPERTY OWNED BY RECIPIENT OR LATER ACQUIRED. BOARD OF SUPERVISORS MAY ESTABLISH POLICY AS TO THE MANNER OF PROPERTY THE RECIPIENT MAY HAVE. RELATIVES OF RECIPIENT LIABLE FOR HIS SUPPORT AND MAY BE USED FOR THE SAME.   | NO PROVISION. | STATE: THREE YEARS CONTINUOUS RESIDENCE WITHOUT RECEIVING PUBLIC OR PRIVATE RELIEF, BUT TIME SPENT IN PUBLIC INSTITUTION OR ON PUBLIC (HEREINFTER NOT COUNTED). COUNTY RESIDENT ONE YEAR PRECEDING APPLICATION FOR RELIEF. 15/ | REMAINING AWAY FROM STATE FOR UNLIMITED PERIOD OF ONE YEAR IMMEDIATELY PRECEDING APPLICATION EXCEPT WHEN CALLED EMPLOYEE FOR LABOR OR OTHER TEMPORARY PURPOSE. | COUNTY MAY INQUIRE OF NON-RESIDENTS IN HIS COUNTY OR STATE OF SUPERVISORS OR DELEGATED AGENCY.   | INVESTIGATION OF APPLICATION BY COUNTY BOARD OF SUPERVISORS OR BOARD OF COUNTY SUPERVISORS OR DELEGATED AGENCY.   | CARE IN HOME (2/); IN HOME PUBLIC HOSPITALIZATION, HOSPITALIZATION, HOSPITALIZATION.  | BOND MAY BE REQUIRED IF COUNTY COURT DEEMS IT EXPEDIENT AS A CONDITION OF RELIEF.  | STATE HAS POWER TO ESTABLISH THE DUTY AND RESTRAINT OF PAUPERS FOR PURPOSES OF THEIR MAINTENANCE. | COUNTY BOARD OF SUPERVISORS. 16/                                  | STATE DEPARTMENT HAS POWER TO INVESTIGATE, EXAMINE AND MAKE REPORTS ON THE ACTIVITIES OF STATE OR COUNTY INSTITUTIONS OR OFFICERS RESPONSIBLE FOR RELIEF OR MAINTENANCE OF THE POOR, AND SUPERVISOR THE KEEPING OF HOME-RECORDS. | COUNTY.                                | NO PROVISION.   | COUNTY PROPERTY OF FULL TAX.               |

- COUNTY MUST FILE RELIEF, SUPPORT OR EMPLOY PAUPERS FOUND IN THE COUNTY NOT ENTITLED TO SETTLEMENT.
- STATE IS DIVIDED INTO 4 DISTRICTS IN PART 2 OR MORE COUNTIES IN ORDER TO ESTABLISH A JOINT HOME.
- COUNTY DETERMINING BOARD OR DIRECTOR OF COUNTY DEPARTMENT OF PUBLIC WELFARE EMPLOYED WITH THE APPROVAL OF THE STATE BOARD OF PUBLIC WELFARE TO MAKE OTHER OR FURTHER PROVISIONS FOR CARE OF THE POOR.
- KEEP AS MANDATE OF FEDERAL GOVERNMENT AND SHALL COOPERATE WITH IT AND MAY PROVIDE RELIEF AND NECESSARY.
- COUNTY BOARD OF SUPERVISORS MUST, UPON REQUEST, OR ORDER BY THE STATE BOARD OF PUBLIC WELFARE ALL OR ANY OF THEIR POWERS WITH RESPECT TO THE CARE AND MAINTENANCE OF THE INDIGENT, SICK, AND DEPENDENT POOR. THIS PROVISION DOES NOT EXTEND TO THE OPERATION OF COUNTY HOSPITALS, POOR FARMS OR HOSPITALS.
- NO PROVISION SPECIFIED BUT LAW STATES THAT EVERY COUNTY SHALL RELIEVE, MAINTAIN AND SUPPORT ITS OWN POOR AND SPECIFICALLY PROVIDES THAT EACH COUNTY MUST CARE FOR INDIGENT NON-RESIDENTS FOUND WITHIN THE COUNTY.
- PERSON MOVING FROM ONE COUNTY TO ANOTHER FOR THE PURPOSE OF BRINGING THE CHANGE TO A COUNTY OTHER THAN THE ONE IN WHICH THEY LAST LIVED, LOSE THEIR RIGHT TO RELIEF.
- IF PAUPER PRESENTS, HE MAY NOT BE EMPLOYED UNTIL DOCTOR'S CERTIFICATE IS OBTAINED.
- STATE DEPARTMENT OF PUBLIC WELFARE CREATED, TO HAVE CONTROL AND CONTROL OVER THE ADMINISTRATION OF UNEMPLOYABLE PERSONS IN DISTRICTS, AND TO COOPERATE WITH FEDERAL GOVERNMENT (UNEMPLOYABLE PERSONS BY FEDERAL AID, WHO IS PHYSICALLY OR MENTALLY INCAPABLE OF MAKING A LIVING AT AVAILABLE EMPLOYMENT).
- IF NO SUCH COUNTY RESIDENTS, THEN COUNTY WHERE APPLICANT LAST RESIDED ONE YEAR WITHIN 3 YEARS PRECEDING APPLICATION IS LIABLE. IF NO SUCH ONE YEAR RESIDENCE, THEN THE COUNTY IN WHICH HE SPENT THE LONGEST PERIOD DURING THE PRECEDING 3 YEARS IS LIABLE. ANY COUNTY MAY STATE RESPONSIBILITY RELIEF TO NON-RESIDENTS.
- BY AGREEMENT BETWEEN COUNTIES, INDIGENT PERSONS MAY BE PROVIDED FOR IN THE COUNTY WHERE FOUND AT THE EXPENSE OF THE COUNTY WHICH HE HAS A SETTLEMENT; STATE DEPARTMENT OF SOCIAL WELFARE DETERMINES RESPONSIBILITY FOR CARE IN CASES OF DISPUTE BETWEEN COUNTIES.
- THE LETTING OUT OF PAUPERS TO PRIVATE INDIVIDUALS OR INSTITUTIONS IS PROHIBITED.
- CITY COMMISSIONERS MAY ESTABLISH AND OPERATE HOSPITALS AND SUPERVISE THE SAME.







| STATE AND CITATION  | NATURE OF LAW | SOCIAL CONDITIONS   | CITIZENSHIP   | SETTLEMENT  |   |               | PROCEDURE FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF                               | BOND REQUIREMENT  | EFFECT ON STATUS   | ADMINISTRATION        |   |  | FINANCIAL PROVISIONS  |                 |
|---|---------------|---|---------------|---|---|---------------|--|--|---|--|-----------------------|---|--|---|-----------------|
|   |               |   |               | ACQUISITION   | LOSS  | REMOVAL       |  |  |   |  | DIRECT RESPONSIBILITY | SUPERVISORY RESPONSIBILITY                  | POLITICAL UNIT FURNISHING RELIEF   | PROVISIONS FOR RETIREMENT   | SOURCE OF FUNDS |
| <b>LOUISIANA</b><br>GEN. STAT. (1952) SUPPLEMENT, 907-908; CIVIL CODE (1924), Art. 46; CONSTITUTION OF (1921), Art. 8, Sec. 2, 6.   | MANDATORY     | PAUPERS RESIDING IN PARISH WHO ARE INFIRM, SICK AND DEBILITATED THROUGH 30 YEARS OF AGE AND WHOSE WHOSE ARE DEPRIVED OR CRIPPLED FROM BIRTH, WHO HAD NEVER BEEN CONVICTED OF ANY OFFENSE IN THE COURSE OF THE STATE, AND ARE IN DESTITUTE AND NECESSitous CIRCUMSTANCES.  | NO PROVISION. | NO PROVISION.   | NO PROVISION.   | NO PROVISION. | FROM FUND OR FROM OTHER ASSISTANCE TO CHARITABLE ASSOCIATIONS, "NEARLY DEBENT JUST AND NECESSARY." 1/1                             | NO PROVISION.                                | NUMBER OF OMBUDSMAN INSTITUTIONS NOT PERMITTED TO EXCEED 100,000. PAYMENT OF FUND, THE A CONDITION PRECEDENT TO RIGHT TO VOTE.  | PARISH POLICE JURIS. CITY, 25,000 TO 100,000 CITY COUNCIL.   | NO PROVISION.         | PARISH AND CITY BETWEEN 25,000 AND 100,000. | NO PROVISION.  | PARISH GENERAL FUND OR TRANSFER. IN PARISHES CONTAINING CITIES 25,000 TO 100,000 AND IN CITIES OF 25,000 TO 100,000 THE INTEREST FROM AN "AID FUND" SHALL BE FUNDED FROM 10 PER CENT OF FINE AND SOME FORTY PER CENT OF CRIMINAL CASES. |                 |
| <b>MICHIGAN</b><br>REV. STAT. (1929), P. 141, 324, 615, 624, 1124, 1706, 1724-1760, 1768 (1921), 20, 24, 214, 216, 218 (1921), 1, 23, 189, 222, 229; GEN. STAT. (1927), Ch. 80, 91. | MANDATORY     | SETTLERS WHO ON ACCOUNT OF PARENTS NEED RELIEF WHO ARE NOT SUPPORTED BY LEGALLY BELIEVED RELATIVES. FINISHED LIVING WITHIN STATE LIABLE FOR SUPPORT IN PROPRIETY TO QUALITY. PERSONS FOUND IN UNINCORPORATED PLACES AND NEEDING RELIEF SHALL BE UNDER CARE OF ASSISTING TOWNS PERSONS AIDED-NEEDED HAVING NO APPARENT MEANS OF SUPPORT, AND LIVING SOLE PERSONS WITHOUT ANY SETTLEMENT IN STATE WHO NEED IMMEDIATE RELIEF. NO CHILD UNDER 16 TO BE PLACED IN AN ASYLUM, EXCEPT IN EMERGENCY. INDESTITUTE PAUPERS COMMITTED TO HOUSE OF CORRECTION. AMOUNT OF RELIEF GRANTED MAY BE RECOVERED BY TOWN FROM ESTATE OF DECEASED RECEPIENT. | NO PROVISION. | RESIDENT OF TOWN 5 YEARS WITHOUT RECEIVING SUPPLIES, DIRECTLY OR INDIRECTLY, AS A PAUPER. | REMOVAL OF PAUPER FROM TOWN WHEN FOUND UPON REQUEST OF OFFICERS OF TOWN OF SETTLEMENT UNLESS OFFICERS OF LATTER TOWN FILE WRITTEN OBJECTION. APPEAL OF ORDER OF REMOVAL HELD BY JUDGE OF ANY MUNICIPAL OR POLICE COURT. PAUPER HAVING NO LEGAL REPRESENTATIVE IN STATE MAY BE CONVEYED TO PLACE WHERE HE BELONGS BY ORDER OF ANY JUDGE OF POLICE OR MUNICIPAL COURT UPON COMPLAINT BY OFFICERS. STATE DEPARTMENT OF PUBLIC HEALTH AND WELFARE EMPLOYED TO ENTER INTO RECIPROCAL AGREEMENTS WITH OTHER STATES PROVIDING FOR REMOVAL. | NO PROVISION. | CARE IN ALMSHOUSE 1/2; FROM RELIEF, CONTRACT CARE, ONE YEAR BONDING FOR SERVICE, MEDICAL CARE, BONDING RELIEF TO NON-RESIDENTS 1/2 | OVERSEERS MAY CHOOSE PAUPERS TO BE EMPLOYED. | CERTIFICATE OF INTENTION TO MARRY NOT TO BE ISSUED TO PAUPERS EXCEPT FROM EMPLOYMENT IN MILLITIA. PAUPER NOT ALLOWED TO VOTE STATE PAUPERS OR NOT PAID SETTLEMENT WHILE RECEIVING RELIEF IN ANY TOWN OR UNINCORPORATED PLACE. | TOWN ENGINEERS OF POOR RELIEF. STATE DEPARTMENT OF HEALTH AND WELFARE. 1000 UNEMPLOYED AND RELATIONSHIP OF AT LEAST \$100,000.00. AGGREGATE. | TOWN PLANTATION.      | TOWN PLANTATION.                            | TOWN OF SETTLEMENT MUST RELIEVE OTHER TOWNS FURNISHING RELIEF TO THEIR PAUPERS. STATE RECOVERED TOWN OR PLANTATION FOR RELIEF SUPPLIED TO PAUPERS HAVING NO SETTLEMENT IN STATE. | TOWN PLANTATION. GENERAL FUND. STATE SOCIAL FUND.   |                 |

1. EXCISE SUPPORT ONLY TO UTTERLY DESTITUTE AND HELPLESS.  
2. THE IN-HOME TOWN MAY OBTAIN OR MAINTAIN A HOME FOR POOR AND INFIRM.  
3. STATE PAUPERS CARED FOR BY TOWN AT EXPENSE OF STATE.



| STATE AND CITATION  | NATURE OF LAW | SOCIAL CONDITIONS   | CITIZENSHIP  | SETTLEMENT   |  |   | PROVISION FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF  | BDM REQUIREMENT   | EFFECT ON STATUS  | ADMINISTRATION   |                                    |                                 | FINANCIAL PROVISIONS   |  |
|---|---------------|---|--------------|--|--|---|--|---|---|---|--|------------------------------------|---------------------------------|--|--|
|   |               |   |              | ACQUISITION  | LOSS   | REIVAL  |  |   |   |   | DIRECT RESPONSIBILITY  | SUPERVISORY RESPONSIBILITY         | POLITICAL UNIT FINANCING RELIEF | PROVISIONS FOR REIMBURSEMENT   | SOURCE OF FUNDS  |
| MARSHMERE<br>CON. LAWS (1922),<br>Ch. 19, (7, 8, 9), Ch.<br>40, (1), Ch. 51, (1),<br>Ch. 118, 117, 127,<br>128, 129.<br>ARTICLES OF AMEND-<br>MENT 111. | MANDATORY     | PERSONS, POOR AND INDIGENT SETTLED IN STATE WHO ARE IN NEED, CHILDREN SUFFERING DISTRESS FROM NEGLECT OF OVERSEEN OR INTORPENT PARENTS OR GUARDIANS RELATIVES, LIABLE FOR SUPPORT, THESE LIVING IN STATE AND CAPABLE MAY BE SAVED (IF THEY FAIL TO SUPPORT) OWNERSHIP OF LIFE INSURANCE POLICIES UP TO \$1000 DOES NOT QUALIFY. TOWN MAY IN CERTAIN AMOUNTS OF AID SAVED FROM DEATH OF DECEDENT HEIR, AND IF ESTATE IS NOT ADMINISTERED WITHIN 30 DAYS MAY CLAIM THE ENTIRE ESTATE.   | NO PROVISION | FIVE CONSECUTIVE YEARS' SELF-SUPPORTING RESIDENCE IN TOWN.   | FAILURE TO RESIDE IN TOWN OF SETTLEMENT FOR 5 CONSECUTIVE YEARS. | BOARD OF PUBLIC RELIEF WHERE PERSON HAS RESIDE. CHARGABLE MAY HAVE PERSON SERVICE TO TOWN OF HIS SETTLEMENT. PERSON CHARGABLE TO A TOWN WHERE HE HAS SETTLEMENT AND HE SUBSEQUENTLY ACQUIRES SETTLEMENT OUT OF THE STATE MAY BE REMOVED INDEED. PERSONS NOT SETTLED IN ANY TOWN MAY BE REMOVED BY STATE TO STATE INFIRMARY OR TO STATE OR PLACE WHERE PERSON BELONGS.   | BOARD OF PUBLIC RELIEF MUST PROVIDE UNLIMITEED CONVEY AND RELIEF IN THEIR RESPECTIVE TOWNS TO PERSONS APPLYING FOR AID WHO ARE IN NEED. IF PERSON HAS NO SETTLEMENT AND IS SETTLED IN ANY TOWN OF THE STATE, HE MUST BE REMOVED FROM THE CARE AND UNDER FROM AID AS IT SEEMS EXPEDIENT.  | CASE IN INFIRMARY DIRECT RELIEF; PARTIAL TEMPORARY RELIEF TO NON-RESIDENTS (A MEDICAL ATTENTION AND TREATMENT); CHILDREN UNDER 2 YEARS OF AGE PLACED IN RESPECTABLE FAMILIES OR PUT INTO RESPECTABLE HOSPITALIZATION. | MAY BE REQUIRED TO PERFORM SUCH LARGE IN INFIRMARY AS OFFICIAL PHYSICIAN SHALL CERTIFY IS NECESSARY FOR HIS PEOPLE WHO WARRANT MUST WORK FOR FOOD AND LIVING. | PAUPERS NOT ENTITLED TO RIGHT TO VOTE. SETTLEMENT CAN NOT BE ACQUIRED WHILE RECEIVING PUBLIC RELIEF.  | TOWN BOARD OF PUBLIC RELIEF; STATE DEPARTMENT OF PUBLIC RELIEF THROUGH DIRECTOR OF THE DIVISION OF AID AND RELIEF. | STATE DEPARTMENT OF PUBLIC RELIEF. | TOWN, STATE.                    | TOWN OF SETTLEMENT REIMBURSED OTHER TOWN WHICH PROVIDE FOR ITS PAUPERS. STATE REIMBURSED TOWN WHICH PROVIDE FOR PAUPERS MAKING NO SETTLEMENT.  | TOWN GENERAL REVENUE FUNDS. STATE GENERAL REVENUE FUNDS.                     |
| BECHAN<br>COMPLETE LAWS (1905), (1907),<br>BDM-BDM<br>(1905) SUPP. 1, 1005,<br>CONSTITUTION (1905)<br>ART. 111(2)                                       | MANDATORY     | PERSONS WHO HAVE NO PROPERTY, EXCEPT OR OTHER- WISE, WHO ARE UNABLE THROUGH PHYSICAL OR MENTAL DISABILITIES TO EARN A LIVELIHOOD, OR WHOSE WIVES HAVE BEEN DEAF AND TO WHOM RELIEF AND SUPPORT WILL BE CONSIDERED TO THE BENEFIT OF SUCH PERSONS AND TO THE BEST INTERESTS OF THE PUBLIC; AND WHO ARE NOT RELIEVED OR MAINTAINED BY LEGALLY BELIEVED RELATIVES. RELATIVES EITHER COUNTY OR OTHERWISE LIABLE FOR SUPPORT. RELATIVES MAY BE SAVED FROM AID (SARVED) IF EITHER SPOUSE OR MOTHER ASSETS THE OTHER OR CHILDREN, THE PROPERTY, REAL OR PERSONAL OF SUCH PERSON MAY BE SEIZED TO PAY EXPENSES OF SUCH DESTITUTE PERSONS. AMOUNT OF AID PAID MAY BE RECEIVED FROM PROPERTY OF DECEDENT. | NO PROVISION | ONE YEAR AS A CONTINUOUS RESIDENT AND IMMEDIATELY OF ANY TOWNSHIP, CITY OR COUNTY WITHOUT RECEIVING PUBLIC RELIEF. | NO PROVISION.  | LOCAL RELIEF IF FROM TOWN HAS SETTLEMENT IN ANOTHER TOWNSHIP OR CITY OF SAME COUNTY, THE SUPERVISOR OF POOR OF TOWNSHIP OR DIRECTOR OF POOR OF COUNTY WHERE PAUPER IS FOUND MUST NOTIFY SUPERVISOR OR DIRECTOR OF TOWNSHIP OR CITY OF SETTLEMENT WHO MUST (1) CONFER ALLEGATION WITHIN 10 DAYS, OR (2) BE REMOVED COUNTY WHERE FOUND FOR SUPPORT, OR (3) ORDER REMOVAL OF PAUPER TO PLACE OF SETTLEMENT. SUPERINTENDENTS OF POOR OF COUNTY WHERE PAUPER IS FOUND MUST WITHIN 10 DAYS GIVE NOTICE TO SUPERINTENDENTS OF COUNTY WHERE HE HAS A SETTLEMENT WHO MUST (1) GIVE LIABILITY WITHIN 10 DAYS OR (2) ORDER REMOVAL OR (3) REMOVED COUNTY WHERE FOUND FOR SUPPORT. IN CASE SUPERINTENDENTS OF COUNTY CHARGABLE DO NOT MEET WITHIN 10 DAYS, OR IN CASE THEY ACQUIRE RELIEF, SUPERINTENDENTS OF COUNTY WHERE FOUND MAY ORDER REMOVAL TO COUNTY OF SETTLEMENT. SUPERINTENDENTS OF POOR OF COUNTY WHERE PAUPER IS FOUND MUST TRANSPORT HIM TO STATE WHERE HE BELONGS. | APPLICATION TO COUNTY SUPERINTENDENT OF POOR, SUPERINTENDENT OF TOWNSHIP, OR DIRECTOR OF POOR OF CITY, WHO MUST HAVE WRITTEN FROM OF CITY WHO MUST HAVE WRITTEN FROM TOWNSHIP OR CITY WHERE PAUPER IS FOUND AND MUST BE REQUIRED, IN WRITTEN FORM (UNLESS OTHERWISE STATED) TO PREPARE RECEIPT TO NON-SETTLED. REQUIRE, MOST URGENT TOWNSHIP OR PARTIAL SUPPORT. | CASE IN COUNTY INFIRMARY FOR PERMANENT SUPPORT, TEMPORARY, PARTIAL SUPPORT, OR RELIEF FROM OF CITY, HOSPITALIZATION, SPECIAL TREATMENT. INFIRMARY FOR (UNLESS OTHERWISE STATED) TO PREPARE RECEIPT TO NON-SETTLED.    | SUPERINTENDENTS OF POOR MAY PROVIDE FOR EXPENSES OF PAUPERS PLACED IN COUNTY INFIRMARIES.   | RECIPIENT DOES NOT OBTAIN OR LOSE RIGHTS WHILE KEPT AT ANY ASYLUM OR OTHER ASYLUM AT PUBLIC EXPENSE. CHILD BORN IN PLACE OF POOR SHALL NOT OBTAIN SETTLEMENT THEREIN. | CITY, DIRECTOR OF POOR, SUPERINTENDENTS OF COUNTY SUPERINTENDENTS OF POOR.   | STATE RELIEF COMMISSION.           | COUNTY, TOWNSHIP, CITY.         | REIMBURSED BY POLITICAL UNIT WHERE PAUPER IS PROVIDED FOR. SUBMITTED TO BOARD OF SUPERVISORS OF TOWNSHIP OR SUPERINTENDENTS OF COUNTY. TOWN WHICH SETTLED TO ESTIMATE OF EXPENSES INCURRED BY TOWNSHIP BY VOTE OF UNPAID STATE GENERAL PROPERTY TAX OR LOAN TO BE REPAYED BY SUCH TAX. | COUNTY SPECIAL POOR LEVY BASED ON ESTIMATE OF EXPENSES INCURRED BY TOWNSHIP. |

1. CASE IN STATE INFIRMARY FOR PERSONS HAVING NO LEGAL SETTLEMENT IN STATE.  
2. COUNTIES MAY JOIN IN CARRYING AN INFIRMARY.  
3. COUNTY BOARD OF SUPERVISORS DECIDE WHETHER OR NOT TO DISTINGUISH BETWEEN CITY, TOWNSHIP, AND COUNTY POOR SHALL BE MAINTAINED.  
4. COST OF ESTABLISHMENT OF JOINT INFIRMARY SHALL BE BORNE BY EACH COUNTY IN PROPORTION TO THE ASSESSED VALUATION OF SAID COUNTY; SPECIAL TAX NOT TO EXCEED ONE MILL.



| STATE AND CITATION  | NATURE OF LAW | SOCIAL CONDITIONS  | CITIZENSHIP   | SETTLEMENT  |  |  | PROCEDURE FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF  | BOOK REQUIREMENT  | EFFECT ON STATUS  | ADMINISTRATION   |  |  | FINANCIAL PROVISIONS   |   |
|---|---------------|--|---------------|---|--|--|--|---|---|---|--|--|--|--|---|
|   |               |  |               | ACQUISITION   | LOSS   | RENEWAL  |  |   |   |   | DIRECT RESPONSIBILITY  | SUPERVISORY RESPONSIBILITY   | POLITICAL UNIT FINANCING RELIEF  | PROVISIONAL FOR REIMBURSEMENT  | SOURCE OF FUNDS   |
| <b>MISSOURI</b><br>REV. STAT. (1909),<br>SEC. 12708-12706,<br>CONST. ART. VIII,<br>SEC. 2.  | MANDATORY     | CITIES OF FIRST-CLASS: INDIGENT, SICK, DEPENDENT WHO ARE UNABLE TO SUPPORT THEMSELVES WITH THE EXCEPTION OF THE INFIRM AND THOSE SUFFERING FROM CONTRACTIONS, INFECTIOUS AND TRANSMISSIBLE DISEASES, AND THOSE CARED FOR IN COUNTY POOR-HOUSES.<br>CITIES OF SECOND, THIRD, AND FOURTH CLASS: AGED, INFIRM, LAME, BLIND OR SICK PERSONS WHO ARE UNABLE TO SUPPORT THEMSELVES, AND OTHER PERSONS PROVIDED BY LAW AND UNABLE TO SUPPORT THEM.  | NO PROVISION. | CITIES OF FIRST-CLASS: NO PROVISION.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: COUNTY IS INCLUDED IN COUNTY 12 MONTHS NEXT PRECEDING TIME OF ANY ORDER BEING MADE. | NO PROVISION.  | NO PROVISION.  | CITIES OF FIRST-CLASS: APPLICATION BY OR BEHALF OF APPLICANT TO SOCIAL WELFARE BOARD, WHICH BOARD IS COMPOSED OF INDIVIDUALS INTO STATE AND DISTRICTS OF THE APPLICANT.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: THE COUNTY COURT OF EACH COUNTY, ON KNOWLEDGE OF JUDGE THEREOF, OR ON INFORMATION OF ANY JUSTICE OF PEACE OF COUNTY WHERE POOR PERSON RESIDES, SHALL FROM TIME TO TIME, AND AS OFTEN AND LONG AS NECESSARY, PROVIDE RELIEF TO SUCH PERSONS. | CITIES OF FIRST-CLASS: TEMPORARY OUTDOOR RELIEF, HOME RELIEF, HOSPITALIZATION, REHABILITATION.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: HOSPITAL, HOME RELIEF, HOSPITALIZATION, REHABILITATION, SUPPORT AND CARE OUT OF CONTRACT.               | CITIES OF FIRST-CLASS: FAMILIARIZED WITH VALUE OF AID FEMALE APPLICANT OR FEMALE MEMBER OF APPLICANT FAMILY SHALL BE EMPLOYED, IF POSSIBLE.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: COUNTY SUPERINTENDENT MAY GRANT PERSONS IN POORHOUSE WHO ARE ABLE TO LABOR, TO DO SO BY REASONABLE AND HUMANE MEANS. | NO PERSON WHILE HEAVY IN ANY POORHOUSE AT PUBLIC EXPENSE SHALL BE ENTITLED TO VOTE.   | CITIES OF FIRST-CLASS: SOCIAL WELFARE BOARD; CITIES OF SECOND, THIRD AND FOURTH CLASS: COUNTY COURT. | CITIES OF FIRST-CLASS: BOARD OF COUNTY COMMISSIONERS.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: COUNTY. | CITIES OF FIRST-CLASS: OFFICE OF FINANCIAL CLERK.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: COUNTY. | NO PROVISION.  | CITIES OF FIRST-CLASS: GENERAL FUND, CHARITABLE AND OTHER COUNTY FUNDS.<br>CITIES OF SECOND, THIRD AND FOURTH CLASS: GENERAL FUND.  |
| <b>MISSOURI</b><br>REV. STAT. (1921),<br>SEC. 325-329, 421-423;<br>(1927 SUPP.),<br>SEC. 4485 (5) (6);<br>LAWS (1921), CH. 91,<br>100; LAWS (1923),<br>CH. 19, 45, 46, 50;<br>LAWS (1923 EX.),<br>CH. 19. | MANDATORY     | APPLICANT WITHOUT WEALTH, UNABLE TO EARN A LIVELIHOOD DUE TO BRUISED INFIRMITY, IDIOSYCRASY, OR OTHER CAUSE, AND NOT SUPPORTED BY LEGALLY-RELATED RELATIVES; INDIGENT SICK AND INFIRM; RELATIVES LIABLE FOR SUPPORT, BUT IF INDIGENT CAUSED BY INTERFERENCE OF OTHER VICE, THE PARENT AND CHILD ONLY ARE LIABLE.   | NO PROVISION. | ONE YEAR'S RESIDENCE IN COUNTY IMMEDIATELY PRECEDING APPLICATION.   | NO PROVISION.  | IF RESIDENT OF SOME OTHER COUNTY, THE BOARD SHALL CAUSE TO BE REFERRED TO COUNTY OF RESIDENCE.   | APPLICATION TO BOARD OF BOARD OF COUNTY COMMISSIONERS WHO MAY MAKE AN ORDER FOR TEMPORARY RELIEF, BUT TEMPORARY RELIEF PLAN AFTER INVESTIGATION OF APPLICATION.  | CONTRACT CASES; MEDICAL ATTENTION AND HOSPITALIZATION; CARE IN POOR FARM AND HOMEWORKS; BURIAL, TEMPORARY RELIEF, MEDICAL CARE AND HOSPITALIZATION; HOME RELIEF.  | MAY BE REQUIRED IN HOMEWORKS OR IN POOR FARM AND HOMEWORKS; MUST BE REQUIRED, IF APPLICANT IS NOT EMPLOYED AT PRECEDING ASSESSMENT ROLL.  | TO BE ELIGIBLE TO RECEIVE SUCH RELIEF, VOTER'S NAME MUST HAVE APPEARED ON THE LAST PRECEDING ASSESSMENT ROLL.   | BOARD OF COUNTY COMMISSIONERS.   | STATE BOARD OF CHARITIES AND REFORM.   | COUNTY.  | NO PROVISION.  | COUNTY: POOR ON THE TAX ROLL EXCEEDING \$25 PROPERTY TAX NOT EXCEEDED AND 25% OF ASSESSED VALUE OF ALL OTHER FUNDS EXCEPT HOME AND BOND DIVIDING FUND AND INTEREST FUNDS MAY BE REQUIRED TO IN DEFICIENCY.  |
| <b>MISSOURI</b><br>CON. STAT. (1920),<br>CH. 35107, SEC. 88106, 88107,<br>88119, 88123,<br>71420; (1920 SUPP.),<br>CH. 99, SEC. 71409,<br>1820; APPENDIX III<br>(9), SEC. 264190.                         | MANDATORY     | APPLICANT A POOR PERSON UNABLE TO EARN LIVELIHOOD IN CONSEQUENCE OF AN UNRECOVERABLE CAUSE, AND NOT SUPPORTED BY LEGALLY-RELATED RELATIVES IN COUNTY. LEGALLY-RELATED RELATIVES FORFEIT NOT TO EXCEED \$10 PER WEEK TO COUNTY UPON FAILURE TO SUPPORT. RELATIVES OF 2ND AND 3RD DEGREE LIABLE FOR SUPPORT, PROVIDED IN CASE OF INTERFERENCE OR OTHER CAUSE, ONLY PARENT AND/OR CHILD LIABLE. CHILDREN UNDER 16 AND PARENTS WHOSE NAMES NOT BE ADMITTED TO POORHOUSE. COUNTY HAS CLAIM AGAINST ESTATE OF PAUPER FOR RELIEF GRANTED. | NO PROVISION. | CONTINUOUS RESIDENCE OF 1 YEAR IN COUNTY OR 6 MONTHS RESIDENCE IN COUNTY TOGETHER WITH 1 YEAR'S RESIDENCE IN STATE.   | ACQUIRING NEW RESIDENCE IN ANOTHER STATE OR VOLUNTARILY AND UNLAWFULLY ABSENT FROM STATE FOR ONE YEAR WITH INTENT TO HARBOR RESIDENCE IN NEARBY STATE. | COUNTY OF SETTLEMENT SHALL BE NOTIFIED BY COUNTY BOARD PAUPER IS FOUND AND REQUIRED TO REMOVE PAUPER. PAUPER BELONGING TO ANOTHER STATE MAY BE PROVIDED BY STATE TRANSPORTATION TO THAT STATE. | NO PROVISION.  | CONTRACT CASES BY HOSPITALIZATION, CARE IN POOR FARM AND HOMEWORKS; DIRECT RELIEF; NECESSITIES OF LIFE; CARE IN COUNTY HOSPITAL, WHERE AVAILABLE; BURIAL, TEMPORARY RELIEF AND BURIAL TO NON-SETTLERS; TEMPORARY AID FOR RESIDENTS OF OTHER STATES. | IF STRONG AND ADEQUATE, PAUPER MAY BE REQUIRED TO DO COUNTY WORK OR LABOR AS A CONDITION PRECEDENT TO RELIEF.   | TIME DURING RECEIPT OF RELIEF AND UPON RECEIPT OF PUBLIC SHAREABLE AS PERMANENT SETTLEMENT INCLUDED IN DETERMINING SETTLEMENT FOR POOR RELIEF. PAUPER EXEMPT FROM MILITARY SERVICE AND PAYMENT OF POLL TAX. | COUNTY BOARD OF COMMISSIONERS, WHO MAY CREATE A COUNTY DEPARTMENT OF PUBLIC RELIEF.                  | STATE DEPARTMENT OF PUBLIC RELIEF.   | COUNTY.  | COUNTY OF LEGAL SETTLEMENT MUST REIMBURSE OTHER COUNTIES FOR MONEY EXPENDED PRIOR TO PAUPER'S DEPARTURE. | COUNTY: GENERAL FUND, PROPERTY TAX NOT TO EXCEED 4 MILLS IN COUNTY OF RESIDENCE PRIOR TO DEPARTURE; 5,000 OR LESS AND 3 MILLS IN OTHER COUNTIES; TAX NOT TO EXCEED 1 MILL FOR ANNUAL AND OPERATION OF POORHOUSES UNDER FUNDING TAKES COLLECTED BEFORE MARCH 2, 1927; ADDITIONAL 1/2 MILL PROPERTY TAX DURING 1926 AND 1926. |

1. ESTABLISHMENT DISCRETIONARY WITH COUNTY BOARD. IN COUNTIES WHERE NONE ESTABLISHED, COUNTY BOARD MAY CONTRACT FOR CARE IN POORHOUSE OF NEARBY COUNTY.







| STATE AND CITATION   | NATURE OF LAW | SOCIAL CONDITIONS                       | CITIZENSHIP  | SETTLEMENT   |   |  | PROCEDURE FOR ESTABLISHING ELIGIBILITY  | TYPE OF RELIEF   | BANK REQUIREMENT  | EFFECT ON STATUS  | ADMINISTRATION   |  |  | FINANCIAL PROVISIONS   |  |   |   |   |   |   |
|--|---------------|---|--------------|--|---|--|---|--|---|---|--|--|--|--|--|---|---|---|---|---|
|  |               |   |              | ACQUISITION  | LOSS  | REMOVAL  |   |  |   |   | DIRECT RESPONSIBILITY  | SUPERVISORY RESPONSIBILITY   | POLITICAL UNIT FINANCING RELIEF                                | PROVISIONS FOR REQUIREMENT   | SOURCE OF FUNDS  |   |   |   |   |   |
| <p>1880th DISTRICT<br/>           COM. LAWS (1913),<br/>           SEC. 7, 2009 TO<br/>           2529, 2531-2544,<br/>           (1913-1922 SUPP.),<br/>           TO COM. LAWS<br/>           2550, 2550 LAWS<br/>           (1923), Sec. 107,<br/>           LAWS (1933), Chs.<br/>           97, 98, LAWS (1935),<br/>           Chs. 119, 120, 123,<br/>           221.</p> | MANDATORY     | RELATIVES MUST MAINTAIN PAUPER IF ABLE. | NO PROVISION | ONE YEAR'S CONTINUOUS RESIDENCE IN COUNTY OR, IF ONE YEAR'S RESIDENCE IN STATE, THEN SETTLEMENT IS IN COUNTY WHERE HE LONGEST RESIDED DURING YEAR. | ACQUISITION OF NEW SETTLEMENT IN STATE VOLUNTARY ARRANGE CHANGABLE IN ANY TOWNSHIP OTHER THAN THAT OF LEGAL RESIDENCE, OVERSEER OF POOR OF TOWNSHIP MAY APPLY TO JUDICE OR THE PLAID FOR ORDER OF REMOVAL AT EXPENSE OF THE COUNTY. SUCH ORDER MAY BE APPEALED TO THE DISTRICT COURT. | LOCAL SYSTEM <sup>1</sup> IF PAUPER BECOME CHANGABLE OR IS LIKELY TO BECOME CHANGABLE IN ANY COUNTY OTHER THAN THAT OF LEGAL RESIDENCE, COUNTY COMMISSIONERS OF COUNTY WHERE PAUPER IS FOUND MAY BRING ACTION IN DISTRICT COURT WITHIN OTHER COUNTY OF SETTLEMENT AND ORDER REMOVAL TO THAT COUNTY OR CONTRIBUTION TO SUPPORT FROM THAT COUNTY. SUCH ORDER MAY BE APPEALED TO THE SUPREME COURT. | COUNTY SYSTEM <sup>1</sup> APPLICATION TO BOARD OF COUNTY COMMISSIONERS, REFERRED, FOR INVESTIGATION AND REPORT, TO COUNTY OVERSEER OF POOR. LOCAL SYSTEM <sup>1</sup> APPLICATION TO COUNTY INVESTIGATION BOARD OF POOR, DIRECT BY OVERSEER, APPEAL TO COUNTY COMMISSIONERS. | CARE IN POOR ASYLUM AND POOR FARM; <sup>2</sup> HOSPITALIZATION; MEDICAL CARE AND SUPPLIES; TEMPORARY OUTDOOR AID; LOCAL SYSTEM NOT TO EXCEED \$25 AT TOWN APPEAL; COUNTY COMMISSIONERS' ORDER NOT TO EXCEED \$75 (LOCAL SYSTEM); TEMPORARY AID FOR NONRESIDENTS PERMANENT RELIEF TO NONRESIDENTS WHO CANNOT BE REMOVED FROM PHYSICAL CONDITION OR LACK OF LEGAL SETTLEMENT; NON-RELIEF TO ALLEGED NONRESIDENTS. | EFFORT SHALL BE MADE TO FIND WORK FOR APPLICANT, AND REFUSAL TO ACCEPT WORK SHALL BE A BAR TO FURTHER RELIEF. RELIEF MAY BE PROVIDED FOR IN HOUSEHOLD AND ON POOR FARM. | STATE HAS POWER OF DUESITY AND RESTITUTION PAUPERS. THE COUNTY AND/OR STATE MAY/FUTURAL AID DISCONTINUED IN SETTLEMENT. | COUNTY SYSTEM <sup>1</sup> BOARD OF COUNTY COMMISSIONERS LOCAL SYSTEM <sup>1</sup> SUPERVISOR OF TOWNSHIP AND IS COUNTY BOARD OF PUBLIC WELFARE. | BOARD OF VISITORS MAY BE APPOINTED IN COUNTY TO INSPECT TOWNSHIPS. | COUNTY SYSTEM <sup>1</sup> LOCAL SYSTEM <sup>1</sup> TOWNSHIP. | COUNTY SYSTEM <sup>1</sup> COUNTY OF SETTLEMENT SHALL REQUIRE OTHER COUNTIES FOR EXPENSES WHERE CONNECTION WITH RELIEF OF THEIR PAUPERS. | COUNTY SYSTEM <sup>1</sup> COUNTY OF SETTLEMENT SHALL REQUIRE OTHER COUNTIES FOR EXPENSES WHERE CONNECTION WITH RELIEF OF THEIR PAUPERS. | COUNTY SYSTEM <sup>1</sup> COUNTY FROM WHICH PAID TOWNSHIP PROVISION OF THE RECEIPTS WHICH SHOW BELIEF APPROPRIATIONS MADE TO TOWN. APPROPRIATIONS IF THIS IS TOWNSHIP FILED, TOWN TRANSFER TO POOR RELIEF FUND FROM ANY OTHER FUND EXCEPT FUNDING AND INTEREST FUND, AND IF NECESSARY ADDITIONAL APPROPRIATION. IF APPROPRIATION FOR POOR RELIEF CAUSE COUNTY DEFICIT, APPROPRIATION TO MAKE UP DEFICIT THE FOLLOWING YEAR MUST BE IN-CLUDED IN APPROPRIATIONS SUBJECT TO TAX LEVEL LIMITATIONS. | COUNTY SYSTEM <sup>1</sup> COUNTY FROM WHICH PAID TOWNSHIP PROVISION OF THE RECEIPTS WHICH SHOW BELIEF APPROPRIATIONS MADE TO TOWN. APPROPRIATIONS IF THIS IS TOWNSHIP FILED, TOWN TRANSFER TO POOR RELIEF FUND FROM ANY OTHER FUND EXCEPT FUNDING AND INTEREST FUND, AND IF NECESSARY ADDITIONAL APPROPRIATION. IF APPROPRIATION FOR POOR RELIEF CAUSE COUNTY DEFICIT, APPROPRIATION TO MAKE UP DEFICIT THE FOLLOWING YEAR MUST BE IN-CLUDED IN APPROPRIATIONS SUBJECT TO TAX LEVEL LIMITATIONS. | COUNTY SYSTEM <sup>1</sup> COUNTY FROM WHICH PAID TOWNSHIP PROVISION OF THE RECEIPTS WHICH SHOW BELIEF APPROPRIATIONS MADE TO TOWN. APPROPRIATIONS IF THIS IS TOWNSHIP FILED, TOWN TRANSFER TO POOR RELIEF FUND FROM ANY OTHER FUND EXCEPT FUNDING AND INTEREST FUND, AND IF NECESSARY ADDITIONAL APPROPRIATION. IF APPROPRIATION FOR POOR RELIEF CAUSE COUNTY DEFICIT, APPROPRIATION TO MAKE UP DEFICIT THE FOLLOWING YEAR MUST BE IN-CLUDED IN APPROPRIATIONS SUBJECT TO TAX LEVEL LIMITATIONS. | COUNTY SYSTEM <sup>1</sup> COUNTY FROM WHICH PAID TOWNSHIP PROVISION OF THE RECEIPTS WHICH SHOW BELIEF APPROPRIATIONS MADE TO TOWN. APPROPRIATIONS IF THIS IS TOWNSHIP FILED, TOWN TRANSFER TO POOR RELIEF FUND FROM ANY OTHER FUND EXCEPT FUNDING AND INTEREST FUND, AND IF NECESSARY ADDITIONAL APPROPRIATION. IF APPROPRIATION FOR POOR RELIEF CAUSE COUNTY DEFICIT, APPROPRIATION TO MAKE UP DEFICIT THE FOLLOWING YEAR MUST BE IN-CLUDED IN APPROPRIATIONS SUBJECT TO TAX LEVEL LIMITATIONS. | COUNTY SYSTEM <sup>1</sup> COUNTY FROM WHICH PAID TOWNSHIP PROVISION OF THE RECEIPTS WHICH SHOW BELIEF APPROPRIATIONS MADE TO TOWN. APPROPRIATIONS IF THIS IS TOWNSHIP FILED, TOWN TRANSFER TO POOR RELIEF FUND FROM ANY OTHER FUND EXCEPT FUNDING AND INTEREST FUND, AND IF NECESSARY ADDITIONAL APPROPRIATION. IF APPROPRIATION FOR POOR RELIEF CAUSE COUNTY DEFICIT, APPROPRIATION TO MAKE UP DEFICIT THE FOLLOWING YEAR MUST BE IN-CLUDED IN APPROPRIATIONS SUBJECT TO TAX LEVEL LIMITATIONS. |

1. OTHER OF \$1,000 OR MORE MAY, BY POPULAR VOTE, ADOPT THE COUNTY SYSTEM.  
 2. ESTABLISHMENT OPTIONAL; DETERMINED BY POPULAR VOTE.

| STATE AND CITATION  | NATURE OF LAW   | SOCIAL CONDITIONS   | CITIZENSHIP          | SETTLEMENT  |                      |  | PROCEDURE FOR DETERMINING ELIGIBILITY   | TYPE OF RELIEF  | BOND REQUIREMENT     | EFFECT ON STATUS  | ADMINISTRATION  |   | FINANCIAL PROVISIONS  |                               |
|---|---|---|----------------------|---|----------------------|--|---|---|----------------------|---|---|---|---|-------------------------------|
|   |   |   |                      | ACQUISITION   | LOSS                 | REMOVAL  |   |   |                      |   | DIRECT RESPONSIBILITY   | SUPERVISORY RESPONSIBILITY  | POLITICAL UNIT FINANCING RELIEF   | PROVISIONS FOR RE-ARRANGEMENT |
| <p>OHIO CODE (1924), SECS. 5946, 5947, 5950-5954, 5956, 5957, 5958-5961, 5962, 5963, 5964, 5975 TO 5980, 6021 TO 6023, 6099 TO 6106, 5805-2</p> | <p>MANDATORY AS TO INSTITUTIONAL CARE, OPTIONAL AS TO OUTSIDE RELIEF.</p> | <p>COUNTY INFIRMARY PAUPERS WHO DO NOT HAVE MEDICAL RESIDENTS, HAVE BECOME PERMANENTLY DISABLED OR WHOSE CONDITION PREVENTS THEIR BEING CARE FOR ELSEWHERE, EXCEPT IN COUNTY INFIRMARY NO HOSPITAL OR CLINIC PERSON MAY BE RECEIVED. COUNTY AND/OR CITY OFFICERS HAVE LIVES, WITH POWER OF SALE, ON ALL PROPERTY OF INMATE PERSON CONTRACTED OUT TO A PHYSICIAN OR NURSE FOR MEDICAL CARE, MUST HAVE CONTRACTS RENEWED EACH YEAR, AND CONTRACTS MAY BE ANNULLLED FOR GOOD CAUSE.</p> <p>TOWNSHIP PERSONS IN CONDITION REQUIRING RELIEF, NO SPECIFIC PROVISION AS TO LIABILITY OF MANAGERS FOR SUPPORT OF INMATE BUT MUNICIPAL OFFICERS MUST MAKE EVERY REASONABLE EFFORT TO OBTAIN AID FROM RELATIVES AND ORGANIZATIONS BEFORE APPEALING PUBLIC AID TO TOWNSHIP OFFICIALS HAVE LIVES WITH POWER OF SALE, OVER PROPERTY OF PAUPER.</p> | <p>NO PROVISION.</p> | <p>COUNTY CONTINUOUS RESIDENCE FOR 12 CONSECUTIVE MONTHS WITHOUT RELIEF OF ANY NATURE. LOCAL UNITS TOWNSHIPS HAVING SETTLEMENT IN COUNTY GAINING A SETTLEMENT IN A TOWN BY RESIDENCE OF 12 CONSECUTIVE MONTHS WITHOUT RELIEF OF ANY KIND THEREIN.</p> | <p>NO PROVISION.</p> | <p>COUNTY WHEN PAUPER HAS LEGAL SETTLEMENT IN SOME OTHER COUNTY THE SUPERINTENDENT OR TOWNSHIP MUNICIPAL OFFICER, WHO MAKES INVESTIGATION AND REPORT TO COUNTY COMMISSIONERS OR THE CITY DIRECTOR OF PUBLIC SAFETY MUST FILE THE FRANCHISE OF THE INFIRMARY OR THE COUNTY COMMISSIONERS OF THE COUNTY OF HIS JURISDICTION WHO SHALL CAUSE THE PROCE- DURE TO BE REMOVED THEREIN. COUNTY OF SETTLEMENT PAID EXPENSE OF REMOVAL, IN CASE OF REMOVAL TO MOVE, PRIVATE COUNTY UNITS WARRANT FOR REMOVAL.</p> <p>LOCAL UNITS TOWNSHIP OR CITY OFFICIALS OF THE TOWN OR CITY OF LEGAL SETTLEMENT SHALL REMOVE PAUPER UPON NOTICE BY TOWNSHIP OR CITY OFFICIALS OF SETTLEMENT PAID EXPENSE OF REMOVAL, IF SETTLEMENT IS IN ANOTHER COUNTY, COUNTY COMMISSIONERS, UPON NOTIFICATION BY MUNICIPAL OFFICIALS SHALL REMOVE.</p> | <p>TOWNSHIP COMPLAINT MADE BY PERSON HAVING KNOWLEDGE OF FACTS TO TOWNSHIP MUNICIPAL OFFICER, WHO MAKES INVESTIGATION AND REPORT TO COUNTY COMMISSIONERS OR TOWNSHIP MUNICIPAL OFFICER BY TOWNSHIP INFIRMARY.</p> | <p>COUNTY CARE BY CONTRACT IN PRIVATE HOME NOT TO EXCEED 1 YEAR. CARE IN COUNTY, BUT MUST BE DEDUCTIBLE FROM PUBLIC MEDICAL TREATMENT BY CONTRACT WITH PHYSICIAN, TOWNSHIP OR COUNTY. PUBLIC MEDICAL TREATMENT IN PUBLIC INFIRMARY OR PUBLIC HOSPITAL.</p> <p>LOCAL UNITS TOWNSHIP OR CITY OFFICIALS OF SETTLEMENT MUST BE APPROVED BY DIRECTOR OF PUBLIC SAFETY.</p> | <p>NO PROVISION.</p> | <p>COUNTY COUNTY COMMISSIONERS, LOCAL UNITS TOWNSHIP TRUSTEES OR COUNCIL OF MUNICIPALITY, CITY DIRECTOR OF PUBLIC SAFETY OR TOWNSHIP MUNICIPAL OFFICER MUST BE APPROVED BY DIRECTOR OF PUBLIC SAFETY.</p> | <p>TOWNSHIP, CITY OR COUNTY OF PUBLIC'S TOWNSHIP AND CITY PROPERTY. TOWNSHIP TRUSTEES OR COUNCIL OF MUNICIPALITY, CITY DIRECTOR OF PUBLIC SAFETY OR TOWNSHIP MUNICIPAL OFFICER.</p> | <p>TOWNSHIP, CITY OR COUNTY OF PUBLIC'S TOWNSHIP AND CITY PROPERTY. TOWNSHIP TRUSTEES OR COUNCIL OF MUNICIPALITY, CITY DIRECTOR OF PUBLIC SAFETY OR TOWNSHIP MUNICIPAL OFFICER.</p> | <p>TOWNSHIP, CITY OR COUNTY OF PUBLIC'S TOWNSHIP AND CITY PROPERTY. TOWNSHIP TRUSTEES OR COUNCIL OF MUNICIPALITY, CITY DIRECTOR OF PUBLIC SAFETY OR TOWNSHIP MUNICIPAL OFFICER.</p> |                               |

1. TOWNSHIP TRUSTEES OR COUNCIL OF MUNICIPALITY MAY CONTRACT WITH CHARITABLE CORPORATION FOR ERECTION OF SUCH HOSPITAL.  
2. COUNTY, TOWNSHIP OR CITY PROPERTY TAXES FOR ALL PURPOSES MUST NOT EXCEED LIMITATION OF 10 MILLS.





| STATE AND CITATION  | NATURE OF LAW | SOCIAL CONDITIONS  | CITIZENSHIP                                   | SETTLEMENT   |               |   | PROCEDURE FOR DETERMINING ELIGIBILITY   | TYPE OF RELIEF  | BOND REQUIREMENT   | EFFECT ON STATUS  | ADMINISTRATION  |  | FINANCIAL PROVISIONS   |  |   |  |
|---|---------------|--|---|--|---------------|---|---|---|--|---|---|--|--|--|---|--|
|   |               |  |   | Acquisition  | Loss          | Renewal   |   |   |  |   | Direct Responsibility   | Supervisory Responsibility   | Political Unit Financing Relief  | Provisions for Reimbursement                               | Source of Funds   |  |
| <b>INDIAN ISLANDS</b><br>COMMITTIVE, ART. 2, SEC. 41, REV. LAWS (1923), SECT. 150B-150G, ACTS AND RESOLVES (1925), O. 9563, ACTS AND RESOLVES (1925-1929), O. 1863, PUBLIC LAWS (1929), O. 1382, LAWS (1931), O. 1580, ACTS (1934), O. 2114, PUBLIC LAWS (1935), O. 2250. | MANDATORY     | RELATIVES, IF OF SUFFICIENT ABILITY, LIABLE FOR SUPPORT. | NO PROVISION.                                 | ANY PERSON 21 YEARS OR MORE HAVING RESIDED IN ANY TOWN IN STATE CONTINUOUSLY FOR 3 YEARS OR MORE AND HAVING RECEIVED AID THROUGH PUBLIC OR PRIVATE AGENCY. EVERY PERSON OF 21 YEARS OF AGE, HAVING AN ESTATE OF INHERITANCE OF FREEHOLD, IN TOWN WHERE HE MAY DWELL AND MAKE HIS HOME, OR THE YEARLY INCOME OF \$20 OVER AND HAVE ANY ENCUMBRANCE THEREON, AND TAKING EMPLOY AND HEARS THEREFOR FOR 3 YEARS SUCCESSIVELY, WHETHER HE LIVE THEREON OR NOT, GAINING A SETTLEMENT. EVERY PERSON OVER 21 YEARS OF AGE HAVING REAL PROPERTY WORTH \$200 OVER AND ABOVE ENCUMBRANCES AND PAYS TAXES IN SAME FOR 2 SUCCESSIVE YEARS, OR HE SETTLEMENT IN TOWN WHERE HE PAYS TAXES AND HAS HIS HOME. | NO PROVISION. | IF ANY PERSON SHALL FOR A CONTINUOUS PERIOD OF 3 YEARS SUCCEEDING THE PERIOD OF 3 YEARS WHERE HE GRANTED HIS RESIDENCE IN SAID TOWN.  | IF ANY PERSON SHALL RESIDE IN ANY TOWN IN THE STATE NOT BEING LEGALLY SETTLED THEREIN, AND SHALL RECEIVE, OR BE LIKELY TO RECEIVE, CHARITABLE TO SUCH TOWN, ANY ONE OF THE DIRECTORS OF PUBLIC AID MAY MAKE COMPLAINT THEREON TO THE TOWN COUNCIL. UPON SUCH COMPLAINT TOWN COUNCIL MAY INQUIRE, EITHER BY OATH OF SUCH PERSON, OR OTHERWISE, IN WHAT TOWN HE WAS LAST LEGALLY SETTLED, AND UPON THE BEST INFORMATION THEY CAN OBTAIN, MAY ADVISE AND DETERMINE TO WHAT TOWN HE LAWFULLY BELONGS, BEFORE BEING DONE, THE TOWN COUNCIL SHALL MAKE AN ORDER FOR THE REMOVAL OF SUCH PERSON TO SUCH TOWN. TOWN TO WHICH PERSON REMOVED MAY APPEAL CASE TO COUNTY SUPERIOR COURT. | CARE IN HOSPITALS AND AID GRANTED BY DIRECTOR OF PUBLIC AID TO THE EXTENT OF THE TOWN COUNCIL'S OF THE SEVERAL TOWNS. | CARE IN HOSPITALS AND POOR FARM (2) TEMPORARY RELIEF, MARITAL EXPENSES, CARE IN STATE INFIRMARY. | DIRECTORS OF PUBLIC AID SHALL SEE THAT PERSONS IN HOSPITALS ARE SUITABLY EMPLOYED.  | NO PAUPER SHALL BE ENTITLED TO RESIDEN OR VOTE.                       | ISSUE DIRECTORS OF PUBLIC AID, WITH CONSENT OF TOWN COUNCIL. PROVISIONS: CITY COUNCIL STATE INFIRMARY DIRECTOR OF PUBLIC BELIEF. | DIRECTOR OF PUBLIC BELIEF.   | TOWNS CITIES OF PROVIDENCE STATE SUPPLY STATE INFIRMARY.   | ALL SUMS PAID BY STATE OR TOWN FOR SUPPORT INDIVIDUALS FROM KINDRED'S LIABILITIES, IF THESE BE IN SUCH KINDRED, TOWN OF LEGAL SETTLEMENT RESPONSIBLE. | TOWN OR CITY GENERAL FUND. STATE GENERAL FUND. |
| <b>SOUTH CAROLINA</b><br>CODE (1922), SECT. 3963-3976, 4056-4077.   | MANDATORY     | PERSONS IN DISTRESS AND IN NEED OF IMMEDIATE AID.        | CITIZEN OF SOUTH CAROLINA OR ANY OTHER STATE. | THREE SUCCESSIVE YEARS RESIDENCE IN ANY COUNTY, DURING WHICH TIME PERSON HAS MAINTAINED HIMSELF AND FAMILY.  | NO PROVISION. | THE OVERSEER OF POOR OF ANY CITY OR COUNTY MAY SEND A WRITTEN NOTIFICATION RELATING TO ANY PERSON ACTUALLY BECOMING CHARITABLE THENCE, AND TO ONE OR MORE OF THE MEMBERS OF CITY OR COUNTY WHERE HIS RESIDENCE IS SUPPOSED TO BE, REQUESTING THEM TO REMOVE HIM, IF SUCH REMOVAL IS NOT EXPECTED, THE OVERSEER REQUESTING THE REMOVAL MAY CHOOSE THE PAUPER TO BE REMOVED TO COUNTY OR CITY OF HIS SUPPOSED SETTLEMENT AND MAY SEC LATER COUNTY PAID EXPENSES INCURRED. | CARE AND MEDICAL AID IN HOSPITALS AND POOR (2) TEMPORARY RELIEF AND MARITAL EXPENSES FOR NON-RESIDENTS, CARE FOR PAUPERS BY CITIES OF CHARLESTON AND COLUMBIA; APPROPRIATE HELP OF CHILDREN UNDER 14.   | LIMITS OF THE POORHOUSE AND ARE ABLE ARE REQUIRED TO REM.   | EVERY ELECTOR OFFERING TO VOTE MUST GIVE PROOF OF THE FACT HE HAS PAID HIS POLL TAX.             | COUNTY BOARD OF CHARLESTON OR BOARD OF ALBANY AS OVERSEERS OF THE POOR. ALBANY COUNTY COMMITTEE APPOINTED BY GOVERNOR HAS CHARGE OF POORHOUSE AND FARM, CHARLESTON AND COLUMBIA CITY AUTHORITIES. | COUNTY COMMISSIONERS HAVE ANNUAL REPORT TO COURT OF GENERAL SESSIONS. | COUNTY: CHARLESTON AND COLUMBIA CITY.  | COUNTY OF SETTLEMENT HELMSBOROUGH COUNTY SUPPLYING SUPPORT FOR COST OF 3 MONTHS AID, HOSPITAL, AND BURIAL. | COUNTY GENERAL FUND. CHARLESTON AND COLUMBIA GENERAL FUND. |   |  |

1. CITY COUNCIL OF CITY OF PROVIDENCE MAY PRESCRIBE THE MANNER IN WHICH AND EXTENT TO WHICH DIRECTOR OF PUBLIC AID OF CITY MAY GRANT RELIEF.  
2. ENACTED OPTIONAL WITH TOWN COUNCILS.  
3. COUNCIL IN BANGOR JUDICIAL DISTRICT MAY COMBINE FOR PURPOSE OF GRANTING RELIEF OF THIS NATURE.



| STATE AND CITATION   | NATURE OF LAW | SOCIAL CONDITIONS   | CITIZENSHIP   | SETTLEMENT   |               |   | PROCEDURE FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF   | BOND REQUIREMENT  | EFFECT ON STATUS  | ADMINISTRATION   |                               |   | FINANCIAL PROVISIONS   |   |
|--|---------------|---|---------------|--|---------------|---|--|--|---|---|--|-------------------------------|---|--|---|
|  |               |   |               | Acquisition  | Loss          | Reversion   |  |  |   |   | Direct Responsibility  | Supervisory Responsibility    | Political Unit Financing Relief   | Provisions for Reimbursement   | Source of Funds   |
| <b>TEXAS</b><br>TEXAS STATE (1925), ART. 159, 178-205, 220-1<br>205A, 4006, 4627<br>4630, 462-465A.  | MANDATORY     | APPLICANTS, PAUPERS WHO ARE UNABLE TO SUPPORT THEMSELVES. RELATIVES OF PAUPERS LIABLE FOR SUPPORT EITHER PARTIAL OR ENTIRE, IN COUNTY HOSPITALS AND SHALL PAY RATE NOT TO EXCEED ACTUAL PER CAPITA COSTS.   | NO PROVISION. | BONA FIDE INHABITANTS OF COUNTY NOT LESS THAN 6 MONTHS AND OF THE STATE NOT LESS THAN ONE YEAR.  | NO PROVISION. | NO PROVISION.   | COURT OF COUNTY COMMISSIONERS SHALL ISSUE ALL NOTICES, CITATIONS, WRITS AND PROCEED AS MAY BE NECESSARY FOR THE PROPER EXECUTION OF THE POWER AND DUTIES AS ARE PRESCRIBED BY LAW.   | SUPPORT (FROM NOT SPECIFIED) MEDICAL CARE AND MEDICAL CARE IN COUNTY POORHOUSE $\frac{1}{2}$ POOR FARM $\frac{1}{2}$ AND HOSPITAL $\frac{1}{2}$ .  | NO PROVISION.   | PAUPERS SUPPORTED BY THE COUNTY NOT ALLOWED TO WORK IN STATE. COUNTY PAUPERS SHALL NOT BE MAINTAINED OR PERMITTED TO REMAIN UPON ANY OF THE STATE EXCEMPT STATIONS OR FARMS.  | COUNTY OF COUNTY COMMISSIONERS.  | NO PROVISION.                 | COUNTY.   | NO PROVISION.  | COUNTY'S GENERAL FUND. BOND ISSUE (SEE TABLE VALUE OF CERTIFICATE ESTABLISHMENT OF POOR HOUSES AND FARMS: $\frac{1}{2}$ )   |
| <b>OHIO</b><br>OHIO (1923), Sec. 15-24-74<br>15-24-75, 15-24-76 to 15-24-86, 91-91-1.  | MANDATORY     | PERSON WHO IS INDIGENT, SICK, DISABLED OR OTHERWISE DEPENDENT. EVERY PERSON WHO IS UNABLE TO EARN A LIVELIHOOD IN CONSEQUENCE OF ANY BODILY INFIRMITY OR UNDESIRABLE CHANCE MUST BE SUPPORTED BY RELATIVES IF RELATIVES ARE OF SUFFICIENT ABILITY. IF RELATIVES REFUSE TO SUPPORT, THEY SHALL INHIBIT THE COUNTY NOT TO EXCEED \$20 PER MONTH. IF A PERSON BECOMES PAUPER FROM INTERMARRIAGE OR OTHER BAD CONDUCT HE SHALL NOT BE ENTITLED TO THE SUPPORT FROM ANY RELATIVE EXCEPT PARENT OR CHILD. | NO PROVISION. | ANY ADULT PERSON RESIDING IN STATE ONE YEAR AND CONTINUOUSLY RESIDING IN THE COUNTY FOR 4 MONTHS DURING THE YEAR. A WIDOW, WITHOUT SETTLEMENT IN STATE, AND NO SETTLEMENT BY RESIDENCE IN COUNTY ONE YEAR.                                   | NO PROVISION. | BY ACQUIRING A NEW SETTLEMENT OR BY ABSENCE FOR 4 MONTHS OR MORE FROM COUNTY IN WHICH SUCH SETTLEMENT WAS MADE.   | IT IS THE DUTY OF THE COUNTY COMMISSIONERS TO PROVIDE RELIEF TO ANY PERSON WHO IS IN DISTRESS TO EXAMINE INTO SUCH CASE AND GRANT SUCH AID AS THE CASE MAY REQUIRE. ADDITION TO COUNTY HOSPITAL, OR IN-PARTY MAY NOT BE AFFORDED BY COUNTY OFFICERS.   | SUCH CARE, MAINTENANCE AND RELIEF AS MAY BE NECESSARY, CARE IN POORHOUSE AND POOR FARM $\frac{1}{2}$ OR HOSPITAL $\frac{2}{3}$ MEDICAL CARE EXCEPT HOSPITAL TEMPORARY CARE FOR NON-PATIENTS.   | NO PROVISION.   | NO LAWFUL SETTLEMENT CAN BE ACQUIRED BY ANY INDIGENT PERSON WHILE A RECIPIENT OF CHARITY.   | BOARDS OF COUNTY COMMISSIONERS OR A COMMISSIONER OF THE POOR, APPOINTED BY SAID BOARD.                       | NO PROVISION.                 | COUNTY.   | NO PROVISION.  | COUNTY PROPERTY TAX NOT EXCEEDING ONE DOLLAR. PROCEEDS PLACED IN THE "POOR FUND."   |
| <b>MISSOURI</b><br>MISSOURI (1923), Sec. 3018-3020<br>MISSOURI LAWS (1925), No. 76, 77, 119.   | MANDATORY     | UPON DEATH OF A PROPERTY OWNER WHO HAS BEEN ASSISTED, THE AMOUNT EXPENDED FOR SUCH ASSISTANCE MAY BE RECOVERED. PERSON IS SICK AND IN NEED OF ASSISTANCE FOR HIMSELF OR FAMILY. A DEPOSITOR OF A SAVINGS BANK OR A TREASURER OF A SAVINGS BANK AND TRUST COMPANY SHALL, UPON REQUEST, FURNISH DIVIDEND INFORMATION RELATIVE TO DEPOSIT OF PAUPER RECEIVING OR APPLYING FOR PUBLIC SUPPORT. PERSONS LIABLE FOR THE SUPPORT OF PAUPERS, IF OF SUFFICIENT ABILITY OR IN PROPORTION TO ABILITY.         | NO PROVISION. | RESIDES IN STATE ONE YEAR AND IN TOWN 3 YEARS. AN INMATE OF A HOSPITAL, HOME FOR AGED PEOPLE OR OTHER CHARITABLE INSTITUTIONS IN STATE, SHALL NOT, BY REASON OF BEING AN INMATE, OBTAIN RESIDENCE IN TOWN WHERE SUCH INSTITUTION IS LOCATED. | NO PROVISION. | OVERSEER OF TOWN RESPONSIBLE FOR SUPPORT OF PAUPER TO SAID TOWN. SELECTION OF TOWN GRANTING SUPPORT SHALL BE MADE BY PAUPER TO TOWN FROM WHICH HE LAST OBTAINED SUPPORT. ATTY-GEN'L. AUTHORIZED TO ENTER INTO RECIPROCAL AGREEMENTS FOR REMOVAL OF INTER-STATE POOR.  | APPLICATION TO OVERSEER OF POOR.   | SUITABLY RELIEVED, SUPPORTED AND EMPLOYED, IN THE POORHOUSE OR IN SUCH MANNER AS TOWN DIRECTLY, OR THROUGH A LIAISON, OR THROUGH A DISTRICT OF OVERSEER $\frac{1}{2}$ MEDICAL TEMPORARY CARE FOR NON-PATIENTS AND TRANSPORT TO HIS TOWN. | THE OVERSEER OF POOR MAY SEND OUT TO LABOR OR EMPLOY IN THE POORHOUSE ANY PERSON NOT PUNISHED A LIAISON, OR THROUGH A DISTRICT OF OVERSEER OF THE POOR. | PERSONS WHO HAVE RECEIVED PUBLIC ASSISTANCE FOR 2 YEARS SHALL NOT BE ALLOWED TO RESIDE IN TOWNS AND CITIES, ACTING AS OVERSEER OF THE POOR.   | OVERSEER OF THE POOR OF THE TOWN, HOMEOWNERS OF UNPUNISHED TOWNS AND CITIES, ACTING AS OVERSEER OF THE POOR. | NO PROVISION.                 | TOWNS OR CITIES.  | STATE REIMBURSES TOWN OR SOME FUND EXPENSES IN CARRYING OUT TOWN'S OBLIGATION. TOWN FURNISHING SUPPORT MAY RECOVER FROM TOWN OF SETTLEMENT. RECEIVERS DOUBLED UPON RECEIPT OF TOWN TO REIMBURSE WITHIN 60 DAYS AFTER NOTICE. | TOWN OR SOME GENERAL FUND. STATE GENERAL FUND. CITY GENERAL FUND. TOWN FURNISHING SUPPORT MAY RECOVER FROM TOWN OF SETTLEMENT. RECEIVERS DOUBLED UPON RECEIPT OF TOWN TO REIMBURSE WITHIN 60 DAYS AFTER NOTICE. |
| <b>ILLINOIS</b><br>ILLINOIS (1920), Secs. 1731, 1906, 2730, 2766, 2812<br>ILLINOIS (1922 SUPP.), Secs. 2771 (281), 2806, 1924 SUPP., Sec. 1926A, 1922A<br>COMMITTEES, ART. 23. | MANDATORY     | PERSON IS UNABLE TO MAINTAIN HIMSELF OR UNABLE TO MAINTAIN HIS FAMILY, AND FAMILY IS UNABLE TO MAINTAIN THEMSELVES.   | NO PROVISION. | RESIDES IN COUNTY FOR ONE YEAR OF 12 CONSECUTIVE MONTHS WITHOUT RELIEF. INTERSTATE AGREEMENT MUST RESIDE IN STATE 3 YEARS, UNLESS AT TIME OF ENTRY WARRANTABLE TO MAINTAIN HIMSELF.  | NO PROVISION. | ON COMPLAINT OF ANY QUALIFIED POOR RELIEF OFFICER THAT ANY PERSON HAS COME INTO SUCH COUNTY, CITY OR TOWN AND HAS NOT ESTABLISHED LEGAL SETTLEMENT AND IS LIKELY TO BECOME A CHARGE THEREON, PAUPER SHALL BE REMOVED TO THE COUNTY, CITY OR TOWN OR OTHER STATE WHEREIN HE HAS LAWFULLY SETTLED, UNLESS HE BE AS SICK OR DEPENDENT AS TO BE REMOVED WITHOUT DAMAGE TO HIS LIFE. | ON APPLICATION BY AN INDIGENT PERSON OR BY A QUALIFIED POOR RELIEF OFFICER THAT ANY PERSON HAS COME INTO SUCH COUNTY, CITY OR TOWN AND HAS NOT ESTABLISHED LEGAL SETTLEMENT AND IS LIKELY TO BECOME A CHARGE THEREON, PAUPER SHALL BE REMOVED TO THE COUNTY, CITY OR TOWN OR OTHER STATE WHEREIN HE HAS LAWFULLY SETTLED, UNLESS HE BE AS SICK OR DEPENDENT AS TO BE REMOVED WITHOUT DAMAGE TO HIS LIFE. | ALL PERSONS KEPT AT THE PLACE OF GENERAL RECEIPT FOR THE POOR WHO ARE ABLE TO WORK SHALL BE MADE TO DO SO.   | PAUPERS EXCLUDED FROM RECEIVING GENERAL RECEIPT OR NOTING AT ANY ELECTION.  | COUNTY DISTRICT OVERSEER OF THE PUBLIC WELFARE AND COUNTY SUPERVISORS OF POOR OR THE SUPERVISORS OF PUBLIC WELFARE IN CITIES THAT HAVE ADOPTED THE LOCAL BOARD OF PUBLIC WELFARE. CITY SUPERVISORS OF PUBLIC WELFARE. | STATE BOARD OF BELLEFAY $\frac{1}{2}$  | COUNTY, $\frac{1}{2}$ CITIES. | LOCALITY OF SETTLEMENT REIMBURSE TOWN OR CITY FOR CARE AND RECEIPT OR BUREAU OF THE PAUPER. | COUNTY PROPERTY TAX LEVY. CITY GENERAL FUND.   |   |

1. ESTABLISHMENT OPTIONAL WITH COURT OF COUNTY COMMISSIONERS AND 2 IN SOME COUNTIES MAY UNITE IN ESTABLISHING. IN COUNTIES WHERE NONE ESTABLISHED, COMMISSIONERS OF COUNTIES IN WHICH THERE IS NO CITY OF 10,000 POPULATION OR MORE BY CONTRACT BY THE INCORPORATED SOCIETY, MUNICIPALITY OR ADJACENT COUNTY FOR CARE OF INDIGENTS.
2. ELECTION OPTIONAL WITH COUNTY COMMISSIONERS.
3. ELECTION AND DISTRICTING OPTIONAL WITH TOWN. TOWNS NOT HAVING A POORHOUSE, MAY CONTRACT FOR CARE IN POORHOUSE OF ADJACENT TOWN.
4. ANY NUMBER OF TOWNS MAY UNITE FOR PURPOSE OF SUPPORTING POOR.
5. ELECTION OPTIONAL WITH COUNTY BOARD OF SUPERVISORS.
6. TWO OR MORE COUNTIES AND/OR TWO OR MORE CITIES MAY UNITE TO ESTABLISH A JOINT DISTRICT POOR HOME.
7. COUNTY BOARD OF PUBLIC WELFARE MAY BE ESTABLISHED BY ACT OF THE COUNTY BOARD OF SUPERVISORS.
8. ADMINISTRATIVE RESPONSIBILITY VARIES ACCORDING TO CITY CHARTER. CITY COUNCILS OF CITIES OF THE 1ST CLASS CAN CREATE BUREAU OR AGENCY; PUBLIC WELFARE DEPARTMENTS SPECIFICALLY PROVIDED IN SOME CHARTERS. 24 CITIES ARE DISTRICT GOVERNMENTAL UNITS.
9. Board of Poor Commissioners Reports to SAID BOARD.

| STATE AND CITATION  | NATURE OF LAW | SOCIAL CONDITIONS   | CITIZENSHIP   | SETTLEMENT   |               |   | PROCEDURE FOR DETERMINING ELIGIBILITY  | TYPE OF RELIEF  | BOND REQUIREMENT  | EFFECT ON STATUS  | ADMINISTRATION   |                            | FINANCIAL PROVISIONS   |   |
|---|---------------|---|---------------|--|---------------|---|--|---|---|---|--|----------------------------|--|---|
|   |               |   |               | ACQUISITION  | LOSS          | REMOVAL   |  |   |   |   | DIRECT RESPONSIBILITY  | SUPERVISORY RESPONSIBILITY | POLITICAL UNIT FINANCING RELIEF  | PROVISIONS FOR REIMBURSEMENT            |
| WASHINGTON<br>WASHINGTON'S REV. STAT. (1933), SECS. 9060-9062, LAW (1935), Ch. 176.         | MANDATORY     | Every poor person who shall be unable to earn a livelihood in consequence of bodily infirmity, injury, lunacy, or other cause and whose relatives or paupers liable for support, if of sufficient ability. After notice to leave the county has been served on any nonresident pauper, such person shall not be entitled to relief from such county, unless the county commissioners shall deem it absolutely necessary.  | NO PROVISION. | RESIDENT OF COUNTY FOR 6 MONTHS IMMEDIATELY PRECEDING DATE OF APPLICATION.                               | NO PROVISION. | IF IT SHALL APPEAR TO SATISFACTION OF THE BOARD THAT A PAUPER HAS NOT BEEN A RESIDENT OF COUNTY 6 MONTHS, THEY SHALL REMOVE HIM FROM THEIR COUNTY TO COUNTY WHERE HE HAS A RESIDENCE, OR HAVE NOTICE SERVED BY A CONSTABLE ON SUCH PERSON RECEIVING HIM TO DEPART FORTHWITH FROM THE COUNTY.  | RESIDENTS WHO RECEIVE SUCH RELIEF AS THE CASE MAY REQUIRE CARE IN WORKHOUSES, HOSPITALS, SICK, MENTAL, MEDICAL AID, AND BURIAL EXPENSES.   | NO PROVISION.   | NO PROVISION.   | BOARD OF COUNTY COMMISSIONERS.  | DEPARTMENT OF PUBLIC RELIEF, THROUGH THE DIRECTOR OF THE DIVISION OF RELIEF. | COUNTY CITY.               | NO PROVISION.  | COUNTY GENERAL FUND, CITY GENERAL FUND. |
| WEST VIRGINIA<br>CODE (1931), SECS. 44, 993-995, (1933 Supp.), SEC. 992, LAW (1935), Ch. 9. | MANDATORY     | THE RELATIVES OF ANY PAUPER, WHO ARE OF SUFFICIENT ABILITY SHALL BE RESPONSIBLE FOR THE SUPPORT OF SUCH PAUPER AND TO PAY THE EXPENSES OF BURIAL IN THE FOLLOWING ORDER: CHILDREN, FATHERS, MOTHERS, AND SUCCESSORS THEREOF. THE COUNTY COURT OF THE COUNTY IN WHICH THE PAUPER IS BORN MAY PROCEED, BY ACTION IN THE CIRCUIT COURT, AGAINST ANY PERSON LIABLE IN LAW FOR HIS SUPPORT, AND SUCH PERSON SHALL BE REQUIRED TO PAY THE AMOUNT OF AID GIVEN, OR IF NOT FINANCIALLY ABLE TO PAY ALL OF SUCH AMOUNT, A SUM WHICH WOULD BE EQUIVANT TO BOTH PARTIES. | NO PROVISION. | RESIDES IN COUNTY FOR ONE YEAR CONTINUOUSLY IMMEDIATE PRECEDING DATE THEY ENTERED STATE SELF-SUPPORTING. | NO PROVISION. | ON COMPLAINT OF AN OFFICER FOR ANY DISTRICT, BEFORE A JUSTICE OF THE PEACE, ANY PERSON HAS COME INTO THE COUNTY WHO IS LIKELY TO BECOME A PUBLIC CHARGE ON SUCH COUNTY, SUCH JUSTICE MAY CAUSE HIM TO BE ORDERED INTO THE COUNTY WHERE HE IS LAST LEGAL RESIDENT, OR IF HE IS BORN IN ANOTHER STATE AND HAS NO LEGAL RESIDENCE IN THIS STATE, HE SHALL BE ORDERED TO BE REMOVED TO HIS HOME STATE OR TO SUCH OTHER STATE UNLESS HE IS SICK AND SO DISABLED, IT WOULD ENDANGER HIS LIFE. | ON APPLICATION BY OR ON BEHALF OF ANY PERSON WHO IS UNABLE TO MAINTAIN HIMSELF OR ON BEHALF OF THE FAMILY OF ANY PERSON WHO IS UNABLE TO MAINTAIN THEM, IF HE OR THEY HAVE A LEGAL SETTLEMENT IN THE COUNTY, THEY SHALL BE PROCEEDED FOR UNDER THE ORDER AND DIRECTION OF THE DISTRICT IN WHICH SUCH LEGAL SETTLEMENT MAY BE COUNTY COURT MAY ORDER OR DIRECT ANY ORDER OF THE ORDERER OF THE POOR, AND GRANT ASSISTANCE ALTHOUGH OVERSEER HAS REFUSED TO DO SO. | PERSON TO BE RECEIVED SHALL BE KEPT AT PLACE OF GENERAL RECEPTION, BUT IN A COUNTY WHERE THERE IS A COUNTY INFIRMARY, HE SHALL NOT BE KEPT AT PLACE OTHER THAN SUCH INFIRMARY, EXCEPT IN CASE OF EMERGENCY, AND THEN ONLY AS LONG AS EMERGENCY LASTS. HOSPITALIZATION AND MEDICAL CARE IN PRIVATE OR PUBLIC INSTITUTIONS, BURIAL EXPENSES, FURNITURE OF SHELTER KEPT IN PLACE OF GENERAL RECEPTION. | ALL POOR PERSONS KEPT AT PLACE OF GENERAL RECEPTION, WHO ARE ABLE TO SUPPORT THEMSELVES AS BOTH REASONABLE AND MODERATE LABOR AS INDICATED BY THEIR SEX, AGE AND BODILY STRENGTH. | NO PERSON WHO IS A PAUPER SHALL BE KEPT AT PLACE OF GENERAL RECEPTION, OR AT ANY PLACE HELD IN THE STATE, WHOSE INVESTMENT OF \$10,000 OR MORE, APPOINTED BY COUNTY COURT, SUPERINTENDENT OF INFIRMARY, APPOINTED BY COUNTY COURT, MAY INCREASE OF INFIRMARY. | COUNTY COUNTY.   | COUNTY.                    | COUNTY OF LEGAL RESIDENCE, REIMBURSE COUNTY GENERAL AID FOR CARE, BURIAL AND/OR REMOVAL. | COUNTY GENERAL FUND.                    |

1. ELECTION OPTIONAL WITH COUNTY COMMISSIONERS.  
2. INCORPORATED CITIES OR TOWNS HAVING CHARTER PROVISIONS RE RELIEF OF POOR, SAME FOR OWN PAUPERS.  
3. ELECTION OF INFIRMARY AND WORKHOUSE OPTIONAL WITH COUNTY COURT. TWO OR MORE COUNTIES MAY JOINTLY ESTABLISH AN INFIRMARY AND/OR WORKHOUSE.



| STATE AND CITATION   | NATURE OF LAW  | SOCIAL CONDITIONS  | CITIZENSHIP   | SETTLEMENT   |                                 |  | PROCEDURE FOR DETERMINING ELIGIBILITY   | TYPE OF RELIEF  | BOND REQUIREMENT | EFFECT ON STATUS | ADMINISTRATION  |                                     | FINANCIAL PROVISIONS   |   |                                      |
|--|--|--|---------------|--|---------------------------------|--|---|---|------------------|------------------|---|-------------------------------------|--|---|--------------------------------------|
|  |  |  |               | ACQUISITION  | LOSS                            | REMOVAL  |   |   |                  |                  | DIRECT RESPONSIBILITY   | SUPERVISORY RESPONSIBILITY          | POLITICAL UNIT FINANCING RELIEF  | POWER FOR REIMBURSEMENT   | SOURCE OF FUNDS                      |
| <b>MISSISSIPPI</b><br>REV. STAT. (1931),<br>SEC. 20-1201 TO<br>20-1212<br>LAWS (1935), CH. 66.   | OPTIONAL AS TO DIRECT RELIEF AND MANDATORY AS TO CARE OF NONRESIDENTS.     | ANY POOR PERSON OR PERSON NOT HAVING MONEY OR PROPERTY TO PAY HIS EXPENSES. AT DEATH OF PAUPER WHO WAS IN POSSESSION OF REALTY NOT EXCEEDING \$100 IN VALUE, THE COUNTY BOARD HAS PROVISIONAL CLAIM ON SUCH PROPERTY BY THE SPACE OF NONRESIDENTS.   | NO PROVISION. | RESIDENT OF COUNTY FOR PERIOD OF 90 DAYS IMMEDIATELY PRECEDING APPLICATION.  | NO PROVISION.                   | COUNTY IN WHICH PAUPER FOUND MUST REQUEST COUNTY OF HIS RESIDENCE TO REMOVE PAUPER AND TO PAY EXPENSES OF REMOVAL.     | APPLICATION MADE TO COUNTY BOARD OF PUBLIC WELFARE WHICH MAY BE MADE EITHER BY COUNTY BOARD OF COUNTY COMMISSIONERS WHICH AGENCIES SECURE FORM OF RELIEF TO BE GRANTED IF ANY.  | NECESSARY MAINTENANCE OF POOR BY PUBLIC WELFARE RELIEF AS THE CASE MAY REQUIRE) HOSPITALIZATION, AND DECENT BURIAL FOR NONRESIDENTS. CARE IN WORKHOUSE $\frac{1}{2}$ OR THROUGHOUT $\frac{1}{2}$ CARE BY CONTRACT IN STATE HOSPITALS. CARE IN LAMARIE COUNTY HOSPITALS. | NO PROVISION.    | NO PROVISION.    | COUNTY BOARD OF PUBLIC WELFARE, WHERE ESTABLISHED BY VOTE OF COUNTY COMMISSIONERS. BOARD OF COUNTY COMMISSIONERS OTHERWISE. | STATE DEPARTMENT OF PUBLIC WELFARE. | COUNTY.  | COUNTY OF LEGAL RESIDENCE MUST REIMBURSE COUNTY GRANTING TEMPORARY AID. | COUNTY GENERAL FUND.                 |
| <b>ALABAMA</b><br>DOW. LAWS (1933),<br>SEC. 1771-1776,<br>1791-1814.   | MANDATORY AS TO CARE IN PUBLIC HOSPITALS. OPTIONAL AS TO TEMPORARY RELIEF. | CARE IN PUBLIC HOSPITALS. EVERY WORTHY PERSON, WHOSE INABILITY TO SUPPORT HIMSELF OR HERSELF IS NOT IMPROVED BY LAW FROM ANY RELATIVE. TEMPORARY RELIEF. EVERY PERSON WHOSE DEPENDENCY IS UNABLE TO EARN A LIVELIHOOD IN CONSEQUENCE OF IMPAIRMENT, DEPENDENCY OR PREVIOUS INFIRMITY, NOT SUPPORTED BY LEGALLY OBLIGATED RELATIVES) RELATIVES LIABLE FOR SUPPORT, IF THEY ARE OF SUFFICIENT ABILITY AND UPON FAILURE TO SUPPORT, MUST REIMBURSE COUNTY FOR THE COSTS OF SUPPORT, IF INSURANCE COULD BY VICE OR INTERPLEADING, ONLY PARENTS AND CHILDREN LIABLE FOR SUPPORT. MANDATORY AS TO PUBLIC HOSPITALS IS PROVIDED CLAIM AGAINST ESTATE OF RECIPIENT. ESTATE OR INSURANCE AGENT OF ANY FEDERAL AGENT NOT ELIGIBLE. | NO PROVISION. | CARE IN PUBLIC HOSPITALS. RESIDENT OF TERRITORY CONTINUOUSLY FOR MORE THAN SIX MONTHS IMMEDIATELY PRECEDING APPLICATION. | TEMPORARY RELIEF. NO PROVISION. | REMOVED FROM TERRITORY IF CONSECUTIVE MONTHS AND LEFT TERRITORY WITHOUT DEFINITE INTENTION OF RETURNING WITHIN A YEAR. | CASE IN PUBLIC HOSPITALS. APPLICATION MADE TO BOARD OF TRUSTEES OF SAID HOSPITALS. IF FOUND TO BE IN NEED OF CARE SUBJECT TO CONDITIONS, LIMITATIONS AND PENALTIES PRESCRIBED BY RULES AND REGULATIONS OF THE BOARD. TEMPORARY RELIEF THROUGH HIS ADVISORY BOARD IN EACH DISTRICT, MAY SUPPORT INDIVIDUALS WHO ARE NOT OTHERWISE COVERED FOR. | CARE IN PUBLIC HOSPITALS. DIRECT TEMPORARY RELIEF NOT TO EXCEED \$50 PER MONTH. MEDICAL ATTENDANCE AND HOSPITALIZATION; BURIAL EXPENSES.  | NO PROVISION.    | NO PROVISION.    | TERMINAL FUND.  | NO PROVISION.                       | GOVERNOR HAS POWER TO REIMBURSE HOSPITALS AND PROVIDING FOR EXPENSES INCURRED IN CARE FOR INDIGENTS. | TERRITORY GENERAL FUND.   |                                      |
| <b>DISTRICT OF COLUMBIA</b><br>D.C. CODE (1901),<br>TITLE 61, CH. 1<br>(1-10-11), CH. 7<br>(1-10-12), CH. 110<br>29, 220, TITLE 200<br>1211-1212, 201-202. | MANDATORY  | APPLICANT, WIFE AND MOTHER.  | NO PROVISION. | LEGAL RESIDENCE.   | NO PROVISION.                   | NO PROVISION. $\frac{1}{2}$  | AID IS GRANTED UNDER RULES AND REGULATIONS SET UP BY BOARD OF PUBLIC RELIEF.  | CARE IN MUNICIPAL HOSPITALS. HOSPITALIZATION AND BURIAL OF SICK.  | NO PROVISION.    | NO PROVISION.    | BOARD OF PUBLIC RELIEF.   | D. C. COMMISSIONERS.                | DISTRICT OF COLUMBIA.  | NO PROVISION.   | DISTRICT OF COLUMBIA GENERAL FUND.   |
| <b>MISSISSIPPI</b><br>REV. LAWS (1935),<br>SECS. 2003 (1),<br>302 (1), 433B.   | OPTIONAL   | PERSONS WITHOUT MEANS OF SUBSISTENCE FOR THE PERSONS OF WHOM NO PERSON OR OTHER AGENCY IS LIABLE. ROAD OBLIGATION OF ANY PERSON WHO IS INDIGENT AND INCAPABLE OF SELF-SUPPORT LIABLE FOR SUPPORT OF PAUPER, IF OF SUFFICIENT FINANCIAL ABILITY.  | NO PROVISION. | NO PROVISION.  | NO PROVISION.                   | NO PROVISION.  | COUNTY OR CITY SUPERVISORS SHALL MAKE PROPER PROVISION FOR THE CARE OF INDIGENTS.   | SUCH CARE AS IS PROPER. BURIAL.   | NO PROVISION.    | NO PROVISION.    | CITY OF MOBILE. BOARD OF SUPERVISORS. COUNTY BOARD OF SUPERVISORS.  | NO PROVISION.                       | COUNTY AND CITY OF MOBILE.   | NO PROVISION.   | COUNTY GENERAL FUND. CITY OF MOBILE. |

1. EXEMPTION OF PROBABLE MANDATORY IN LAMARIE COUNTY. OPTIONAL WITH COUNTY COMMISSIONERS IN OTHER COUNTIES.  
2. DISTRICT JUDGES MAY DRAW FROM FINE TO THE COUNTY MONEY FOR RELIEF OF SICK AND IMPROVED IN SICK NEED, WHICH MONEY HAS BEEN APPROPRIATED BY LEGISLATURE.  
3. BOARD OF PUBLIC WELFARE GIVEN POWER TO PROVIDE FOR THE TRANSPORTATION OF NONRESIDENTS TO THEIR RESPECTIVE PLACE OF RESIDENCE.

