# Social Assistance (Debt Prevention and Minimisation) Amendment Bill

Government Bill

As reported from the Social Services Committee

#### **Commentary**

#### Recommendation

The Social Services Committee has examined the Social Assistance (Debt Prevention and Minimisation) Amendment Bill, and recommends that it be passed with the amendments shown.

#### Introduction

The bill amends current legislation affecting the sharing of information between the Ministry of Social Development, the Department of Corrections, the New Zealand Customs Service, and the Accident Compensation Corporation. More sharing of information between these organisations is expected to prevent recipients of student allowances, student loans, and benefits from accumulating debt when imprisoned. The bill also introduces measures to help recover debts that beneficiaries owe to the Crown. The bill would allow the Ministry of Social Development to immediately suspend benefits, student allowances, and student loans when a data match indicated that a re-

cipient was in prison. This change would help prevent overpayments, thereby reducing debt amongst recipients. To achieve these goals the bill proposes amendments to the Corrections Act 2004 which would affect other Acts including the Social Security Act 1964. The bill would allow section 103(1) of the Privacy Act 1993 to be overridden. Section 103(1) relates to the minimum period of time that must elapse before action can be taken on a data match.

## Work and Income representatives at courts

We are concerned that circumstances might prevent beneficiaries entering prison from quickly receiving notifications that their benefits are to be cut as a result of a data match. We suggest that Work and Income consider placing representatives at major courts to adjust benefits immediately when a recipient is imprisoned. This would serve to prevent family members of prisoners having their benefits inadvertently suspended.

## Minimise hardship

We also wish to emphasise our concern that all possible efforts be made to ensure that data matches are correct and that when an error is made or a benefit, allowance, or student loan is cut off, any family members affected by this be informed as quickly as possible to minimise hardship. We understand that benefits are paid a week in arrears, and that it is likely that the family of any person affected in this way would receive notification up to a week before the benefit is suspended. The benefit would be reinstated before the next payment was missed. Reinstatement would occur overnight and emergency assistance would be available immediately if needed.

## **Appendix**

### **Committee process**

The Social Assistance (Debt Prevention and Minimisation) Amendment Bill was referred to the committee on 7 August 2007. The closing date for submissions was 24 September 2007. We received and considered two submissions from interested groups and individuals, and we heard one submission.

We received advice from the Ministry of Social Development.

#### **Committee membership**

Russell Fairbrother (Chairperson)

Sue Bradford

Steve Chadwick

**Bob Clarkson** 

Judith Collins (Deputy Chairperson)

Hon Harry Duynhoven

Dr Paul Hutchison

Lynne Pillay

Heather Roy

Katrina Shanks

Judy Turner

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## Key to symbols used in reprinted bill

## As reported from a select committee

text inserted unanimously

text deleted unanimously

## Hon Steve Maharey

## **Social Assistance (Debt Prevention** and Minimisation) Amendment Bill

## Government Bill

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The	Parliament of New Zealand enacts as follows:	
1	Title This Act is the Social Assistance (Debt Prevention and Minimisation) Amendment Act 2007.	
2	Commencement This Act comes into force on the day after the date on which it receives the Royal assent.	5
	Part 1	
3	Amendments to Corrections Act 2004  Principal Act amended  This Part amends the Corrections Act 2004.	10
4	Purpose of this Part  The purpose of this Part is to amend the principal Act—  (a) so that it facilitates disclosure of prisoner information for the purposes of the operation of—  (i) section 76(1) of the Social Security Act 1964 (which provides that a benefit is, in general, not payable during imprisonment or detention in	15
	beneficiary is imprisoned or detained in, or is an escaper from, a prison, pursuant to a sentence of	20

		(ii) (iii)	imprisonment, preventive detention, or corrective training); and sections 86 and 86A of the Social Security Act 1964 (which provide for the recovery of debts due to the Crown within the meaning of section 85A of that Act); and section 307B of the Education Act 1989 (which provides for the recovery of debts in respect of the payment to a person of allowances, student loans, or other money to which he or she was not,	5
		(iv)	or is no longer, entitled); and regulation 28 of the Student Allowances Regulations 1998 (which provides that a student impris-	10
			oned or detained in a prison, <u>pursuant to a sentence of imprisonment</u> , <u>preventive detention</u> , <u>or corrective training</u> is not entitled to receive any payment under those regulations in respect of any period of any such imprisonment or detention); and	15
	(b)	of the section relevan	ble benefits, allowances, and student loans, or any m, payable to a person to be suspended, despite in 103(1) of the Privacy Act 1993, immediately a ant discrepancy arises or is identified in prisoner nation disclosed under the principal Act; and	20
	(c)	to re-o	enact other elements of section 180 of the princi- ct (which authorises disclosure of prisoner infor- n for social security purposes).	25
5	Section	on 180 g head	and sections 180 to 180D substituted and the heading above it are repealed and the foling and sections are substituted: sclosure of prisoner information	30
" <b>180</b> "(1)	The prinform ment,	urpose nation, for th ving pr sectio	of <b>section 180A</b> is to facilitate the disclosure of by the chief executive to the requesting departer purposes of the operation of all or any of the rovisions:  n 76(1) of the Social Security Act 1964 (which des that a benefit is, in general, not payable in re-	35

"(2)

	spect of any period during which a beneficiary is imprisoned or detained in, or is an escaper from, a prison, pursuant to a sentence of imprisonment, preventive de-	
	tention, or corrective training):	
"(b)	sections 86 and 86A of the Social Security Act 1964 (which provide for the recovery of debts due to the Crown within the meaning of section 85A of that Act):	5
"(c)	section 307B of the Education Act 1989 (which pro-	
( )	vides for the recovery of debts in respect of the payment	
	to a person of allowances, student loans, or other money	10
	to which he or she was not, or is no longer, entitled):	
"(d)	regulation 28 of the Student Allowances Regulations	
(4)	1998 (which provides that a student imprisoned or de-	
	tained in a prison, pursuant to a sentence of imprison-	
	ment, preventive detention, or corrective training is not	15
	entitled to receive any payment under those regulations	
	in respect of any period of any such imprisonment or	
	detention):	
"(e)	section 180C.	
	testing department, in subsection (1) and sections	20
_	A, <del>108C</del> 180C, and 180D, means—	20
"(a)	the department for the time being responsible for the ad-	
(a)	ministration of the Social Security Act 1964, in relation	
	to information requested for the purposes of the oper-	
	ation of a provision of that Act:	25
"(b)	the department for the time being responsible for the	23
(0)	administration of Part 25 of the Education Act 1989, in	
	relation to information requested for the purposes of the	
	operation of section 307B of that Act, or regulation 28	
	of the Student Allowances Regulations 1998.	30
"Com	pare: 1954 No 51 s 36F	20
	······································	
Dric	soner information may be disclosed for social	

## "180A Prisoner information may be disclosed for social assistance purposes

For the purpose stated in **section 180**, the chief executive of the requesting department may from time to time request 35 the chief executive to supply all or any information specified in **section 180B** in respect of prisoners detained in a prison during the period specified in the request.

"(2)	in accordance with arrangements made from time to time be-		
	tween—		
	"(a) the chief executive; and	_	
	"(b) the chief executive of the requesting department.	5	
"(3)	On receipt of a request made under <b>subsection (1)</b> the chief		
	executive may supply the information requested to any person who is—		
	"(a) an officer or employee of the requesting department; and	10	
	"(b) authorised for the purpose by the chief executive of the requesting department.		
	"Compare: 1954 No 51 s 36F		
"180]	B Information that may be requested and disclosed		
	The information referred to in <b>section 180A(1)</b> is, for each	15	
	prisoner detained in a prison during the period specified in the		
	request,—		
	"(a) a sufficient amount of biographical information to iden-		
	tify the prisoner; and		
	"(b) the name of the prison in which the prisoner is or was detained during that period; and	20	
	"(c) details of each period of detention of the prisoner in the		
	prison during the period specified in the request.		
	"Compare: 1954 No 51 s 36F		
"180	C Social assistance may be suspended immediately if	25	
	discrepancy discovered		
"(1)	The chief executive of the requesting department may suspend		
	immediately the payment to a person of the benefits, allow-		
	ances, and student loans, or any of them, payable to the person		
	if—	30	
	"(a) information has been disclosed to the requesting depart-		
	ment under section 180A; and		
	"(b) a discrepancy relating or apparently relating to the per-		
	son arises, or is identified in that information; and		
	"(c) that chief executive wishes, on the basis of that discrepancy, to effect the suspension; and	35	

	"(d) immediately after the suspension is effected, the requesting department gives the person <u>written</u> notice of the kind specified in <b>section 180D</b> .	
(2)	In this section and <b>section 180D</b> ,—	
	"adverse action has the same meaning as in section 97 of the Privacy Act 1993	5
	"allowance means an allowance established (whether established for the first time or continued) by regulations made under section 303 of the Education Act 1989	
	"benefit has the same meaning as in section 3(1) of the Social Security Act 1964	10
	"discrepancy has the same meaning as in section 97 of the Privacy Act 1993	
	" <b>student loan</b> has the meaning given to it by section 2 of the Student Loan Scheme Act 1992	15
	"working day has the same meaning as in section 2(1) of the Privacy Act 1993.	
·(3)	A notice under <b>subsection (1)</b> may also be used to give the person concerned notice under section 103(1) of the Privacy Act 1993 in relation to some proposed adverse action other than the suspension or suspensions concerned; but in that case that section applies to the taking of that action.	20
(4)	<b>Subsection (1)</b> overrides section $103(1)$ of the Privacy Act 1993.	
<u>'(5)</u>	Nothing in this section prevents any adverse action from being taken in respect of benefits, allowances, or student loans in accordance with section 103(1) of the Privacy Act 1993 instead of this section.	25
1801	D Notice required by section 180C(1)(d)	
(1)	- · · · · · · · · · · · · · · · · · · ·	30
	"(a) must specify particulars of—	
	<ul> <li>"(i) the discrepancy or discrepancies concerned; and</li> <li>"(ii) the suspension or suspensions concerned; and</li> <li>"(b) must state that the person concerned has 5 working days from may, after the receipt of the notice to, show cause why payments of any benefit, allowance, or student loan should not have been suspended.</li> </ul>	35

"(2)	A notice required by <b>section 180C(1)(d)</b> must be delivered	
	to the person concerned—	
	"(a) personally; or	
	"(b) by leaving it at the person's usual or last known place of	_
	residence or business or at the address specified by the	5
	person in any application or other document received	
	from the person; or  "(c) by posting it in a letter addressed to the person at that	
	place of residence or business or at that address.	
"(3)	If a notice required to be given under <b>section 180C(1)(d)</b> is	10
	sent to a person by post,—	
	"(a) the notice must, in the absence of proof to the contrary,	
	be taken to have been delivered to that person on the fourth day after the day on which it was posted; and	
	"(b) in proving the delivery it is sufficient to prove that the	15
	letter was properly addressed and posted."	
6	New heading inserted	
U	The following heading is inserted above section 181: "Dis-	
	closure of offender information".	
_	G	20
7	Consequential amendments to Privacy Act 1993 This section amends the Privacy Act 1993.	20
(1)	•	
<u>(1A)</u>	Section 103(1) is amended by inserting "and to <b>section 180C(1)</b> of the Corrections Act 2004" after "of this section".	
(2)	The item in Schedule 3 relating to the Corrections Act 2004 is	
(2)	amended by inserting "to <b>180D</b> " after "180".	25
	Part 2	
	Amendments to other Acts	
	Subpart 1—Amendments to Customs and	
	Excise Act 1996	
8	Principal Act amended	30
	This <b>subpart</b> amends the Customs and Excise Act 1996.	

## 9 Purpose of this subpart

The purpose of this **subpart** is to amend the principal Act so that the purposes for which it facilitates the exchange of information between the Customs and the department for the time being responsible for the administration of the Social Security Act 1964 include enabling the recovery of any debt due to the Crown in respect of any benefit.

10 Supply of arrival and departure information for benefit purposes

- (1) The heading to section 280 is amended by inserting "and 10 benefit debt recovery" after "benefit".
- (2) Section 280<del>(2) is repealed and is amended by repealing subsection (2) and substituting the following subsections are substituted:</del>
- "(2) The purpose of this section is to facilitate the exchange of in- 15 formation—
  - "(a) between the Customs and the department for the time being responsible for the administration of the Social Security Act 1964; and
  - "(b) for all or any of the purposes in subsection (2A).
- "(2A) The purposes referred to in subsection (2)(b) are—
  - "(a) to verify the entitlement or eligibility of any person to or for any benefit:
  - "(b) to verify the amount of any benefit to which a person is or was entitled or for which a person is or was eligible:

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- "(c) to enable the recovery of any debt due to the Crown in respect of any benefit.
- "(2) The purpose of this section is to facilitate the exchange of information between the Customs and the department for the time being responsible for the administration of the Social Security Act 1964 for all or any of the following purposes:
  - "(a) to verify the entitlement or eligibility of any person to or for any benefit:
  - "(b) to verify the amount of any benefit to which a person is or was entitled or for which a person is or was eligible:
  - "(c) to enable the recovery of any debt due to the Crown in respect of any benefit."

## Subpart 2—Amendments to Injury Prevention, Rehabilitation, and Compensation Act 2001

11 Principal Act amende	Principal Act	amended
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This **subpart** amends the Injury Prevention, Rehabilitation, 5 and Compensation Act 2001.

## 12 Purpose of this subpart

The purpose of this **subpart** is to amend the principal Act so that the purposes for which it facilitates the disclosure of information by the Corporation to the department for the time 10 being responsible for the administration of the Social Security Act 1964 include enabling the recovery of any debt due to the Crown in respect of any benefit.

# 13 Disclosure of information by Corporation for benefit purposes

- (1) The heading to section 281 is amended by inserting "and benefit debt recovery" after "benefit".
- (2) Section 281<del>(2) is repealed and is amended by repealing subsection (2) and substituting the following subsections are substituted:</del>
- "(2) The purpose of this section is to facilitate the disclosure of information—
  - "(a) by the Corporation to the department for the time being responsible for the administration of the Social Security Act 1964; and
  - "(b) for all or any of the purposes in subsection (2A).

#### "(2A) The purposes referred to in subsection (2)(b) are—

- "(a) to verify the entitlement or eligibility of any person to or for any benefit:
- "(b) to verify the amount of any benefit to which a person is 30 or was entitled or for which a person is or was eligible:
- "(c) to enable the recovery of any debt due to the Crown in respect of any benefit.
- "(2) The purpose of this section is to facilitate the disclosure of information by the Corporation to the department for the time 3:

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being responsible for the administration of the Social Security Act 1964 for all or any of the following purposes:

- "(a) to verify the entitlement or eligibility of any person to or for any benefit:
- "(b) to verify the amount of any benefit to which a person is or was entitled or for which a person is or was eligible:
- "(c) to enable the recovery of any debt due to the Crown in respect of any benefit."

Legislative history

18 July 2007 7 August 2007 Introduction (Bill 134–1)
First reading and referral to Social Services
Committee