

ment of diseases of the eye that any person or persons making such claims, or then on such lists, might have such disability benefited or removed by proper surgical operation, or medical treatment, and if such person entitled to such relief files his consent in writing thereto, then the Maryland Workshop for the Blind may order expended for the purpose of such surgical or medical treatment all or any portion of the relief, which it may award to such person for one year under the provisions of this sub-title.

1929, ch. 271, sec. 23.

23. The Maryland Workshop for the Blind shall have the authority to make, when it sees fit, definite recommendations as to the amount of the relief, which, in its judgment, any applicant should receive; to grant relief to any applicant in excess of two hundred and fifty dollars per year, and not exceeding three hundred and fifty dollars per year, provided that the total amount granted any man and wife for one year shall not exceed three hundred and fifty dollars unless such man or wife shall not have been blind at the time of their marriage, or unless they shall have been married prior to the passage of this Act; and to require the County Commisisoners to submit to them from time to time any information which they possess which may be necessary for the proper administration of the office. It shall be the duty of the Maryland Workshop for the Blind to keep on file a record of all applicants for blind relief with a report of their eye examination and a detailed statement of the grounds upon which relief was granted or refused.¹

¹ Sec. 2 of ch. 271 of the acts of 1929 repealed all laws inconsistent therewith.