All decisions of the State Department shall be final and shall be binding upon the county involved and shall be complied with by the county department local unit.

75.

[13.] All assistance grants made under this subtitle [article] shall be reconsidered by the [county departments] local unit as frequently as may be required by the rules of the State Department. After such further investigation as the [county department] local unit may deem necessary or the State Department may require, the amount of assistance may be changed or assistance may be entirely withdrawn if the State Department or local unit [county departments] finds that the recipient's circumstances have altered sufficiently to warrant such action.

76.

[14.] If at any time during the continuance of assistance the recipient thereof becomes possessed of any property or income in excess of the amount stated in the application, it shall be the duty of the recipient immediately to notify the [county department] local unit of the receipt or possession of such property or income and the [county department] local unit may, after investigation, either cancel the assistance or alter the amount thereof in accordance with the circumstances. Any assistance paid before the recipient has come into possession of such property or income and in excess of his need shall be recoverable by the county department as a debt due. The net amount realized from all such claims shall be divided among the State, the county, and the federal government in proportion to the amount of the assistance paid by each respectively.

79.

[17.] the local governing authority [county commissioners of each county and the mayor and city council of Baltimore] shall annually levy or appropriate an amount sufficient to provide for one sixth of all assistance paid or to be paid within said county or city. [Provided, however, that the county commissioners of each county and the mayor and city council of Baltimore shall not be obligated to pay any sums as assistance in excess of one sixth of the total of all assistance paid or to be paid within said county or city hereunder, except to the extent that funds may be available in the State treasury.] The provisions of this section are subject to the requirements of Section 18A of this Article [88A of this Code].

81.

[19.] Whoever knowingly obtains, or attempts to obtain, or aids, or abets any person to obtain by means of a wilfully false statement or representation, or by impersonation, or other fraudulent device, assistance to which he is not entitled, or assistance greater than that to which he is justly entitled; or whoever knowingly or wilfully sells or aids or abets in selling, or whoever knowingly or wilfully buys or aids or abets in buying or in any way disposing of the property, either personal or real, of a recipient of assistance, while such person is receiving assistance or while his application for assistance is pending, without the consent of the local unit [county de-