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OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2015

SECOND ENROLLMENT

House Bill No. 2880

(By Delegate(s) Stansbury, Rohrbach, Householder, R. Phillips, Arvon, Howell, Moffatt, Shott, Ellington, E. Nelson and Campbell)



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Amended and Again Passed March 18, 2015; as a result of the objections of the Governor. In effect ninety days from passage.

SECOND ENROLLMENT SECRETARY OF STATE

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H. B. 2880

(BY DELEGATE(S) STANSBURY, ROHRBACH, HOUSEHOLDER, R. PHILLIPS, ARVON, HOWELL, MOFFATT, SHOTT, ELLINGTON, E. NELSON AND CAMPBELL)

> [Amended and Again Passed March 18, 2015; as a result of the objections of the Governor; in effect ninety days from passage.]

AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §62-15A-1, §62-15A-2 and §62-15A-3, all relating to creating an addiction treatment pilot program; defining terms; requiring the Secretary of the Department of Health and Human Resources to create an addiction treatment pilot program; permitting the department to choose the Supreme Court of Appeals of West Virginia to participate⁴ in the pilot program; permitting department to choose the Division of Corrections to participate in the pilot program; permitting the department to limit the number of participants; requiring additional support services if medication-assisted treatment is provided; setting forth pilot program requirements; setting forth a participant's requirements; requiring a report; and requiring the report to be submitted to certain entities.

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Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new article, designated §62-15A-1, §62-15A-2 and §62-15A-3, all to read as follows:

ARTICLE 15A. ADDICTION TREATMENT PILOT PROGRAM.

§62-15A-1. Definitions.

1 As used in this article:

2 (1) "Addiction service provider" means a person licensed by
3 this state to provide addiction and substance abuse services to
4 persons addicted to opioids.

5 (2) "Adult drug court judge" means a circuit court judge
6 operating a drug court as defined in subsection (a), section one,
7 article fifteen.

8 (3) "Adult Drug Court Program" means an adult treatment
9 court established by the Supreme Court of Appeals of West
10 Virginia pursuant to this article.

(4) "Circuit court" means those courts set forth in articletwo, chapter fifty-one of this code.

13 (5) "Court" means the Supreme Court of Appeals of West14 Virginia.

(6) "Department" means the Department of Health andHuman Resources.

17 (7) "Division" means the Division of Corrections.

(8) "LS/CMI assessment criteria" means the level of
service/case management inventory which is an assessment tool
that measures the risk and need factors of adult offenders.

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(9) "Medication-assisted treatment" means the use of
medications, in combination with counseling and behavioral
therapies, to provide a whole-patient approach to the treatment
of substance use disorders.

(10) "Prescriber" means an individual currently licensed and
authorized by this state to prescribe and administer prescription
drugs in the course of their professional practice.

§62-15A-2. The Department of Health and Human Resources Pilot Program.

(a) The secretary of the department shall conduct a pilot
program to provide addiction treatment, including medication-assisted treatment, to persons who are offenders within the
criminal justice system, eligible to participate in a program, and
selected under this section to be participants in the pilot program
because of their dependence on opioids.

7 (b) In the case of the medication-assisted treatment provided 8 under the pilot program, a drug may be used only if it has been 9 approved by the United States Food and Drug Administration for 10 use in the prevention of relapse to opioid dependence and in 11 conjunction with psychosocial support, provided as part of the 12 pilot program, appropriate to patient needs.

(c) The department may invite the Court and the division toparticipate in the pilot program.

15 (d) The department may limit the number of participants.

(e) (1) If the Court's Adult Drug Court Program is selected
to participate, it shall select persons who are participants in the
Adult Drug Court program, who have been clinically assessed
and diagnosed with opioid addiction. Participants must either be
eligible for medicaid, or eligible for a state, federal or private
grant or other funding sources that provides for the full payment

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- 22 of the treatment necessary to participate in the pilot program.
- 23 After being enrolled in the pilot program, participants shall
- 24 comply with all requirements of the Adult Drug Court Program.

(2) Treatment may be provided under this subsection only by
a treatment provider who is approved by the Court or Adult Drug
Court Program consistent with the policies and procedures for
Adult Drug Courts developed by the Court. In serving as a
treatment provider, a treatment services provider shall do all of
the following:

(A) Provide treatment based on an integrated service
delivery model that consists of the coordination of care between
a prescriber and the addiction services provider;

(B) Conduct any necessary additional professional,
comprehensive substance abuse and mental health diagnostic
assessments of persons under consideration for selection as pilot
program participants to determine whether they would benefit
from substance abuse treatment and monitoring;

39 (C) Determine, based on the assessments described in
40 paragraph (B), the treatment needs of the participants served by
41 the treatment provider;

42 (D) Develop, for the participants served by the treatment43 provider, individualized goals and objectives;

44 (E) Provide access to the non-narcotic, long-acting 45 antagonist therapy included in the pilot program's 46 medication-assisted treatment; and

47 (F) Provide other types of therapies, including psychosocial
48 therapies, for both substance abuse and any disorders that are
49 considered by the treatment provider to be co-occurring
50 disorders.

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51 (f) (1) If the Division of Corrections is selected to 52 participate, the division shall select persons, within the custody 53 of the Division of Corrections, who are determined to be at high 54 risk using the LS/CMI assessment criteria into the pilot program. 55 Participants must either be eligible for medicaid, or eligible for 56 a state, federal or private grant or other funding sources that 57 provides for the full payment of the treatment necessary to 58 participate in the pilot program. After being enrolled in the pilot 59 program, a participant shall comply with all requirements of the 60 treatment program.

61 (2) A participant shall:

62 (A) Receive treatment based on an integrated service
63 delivery model that consists of the coordination of care between
64 a prescriber and the addiction services provider;

65 (B) Submit to professional, comprehensive substance abuse 66 and mental health diagnostic assessments of persons under 67 consideration for selection as pilot program participants to 68 determine whether they would benefit from substance abuse 69 treatment and monitoring;

(C) Receive, based on the assessments described in
paragraph (B), the treatment needs of the participants served by
the treatment provider;

73 (D) Submit to the treatment provider, individualized goals74 and objectives;

(E) Receive the non-narcotic, long-acting antagonist therapy
included in the pilot program's medication-assisted treatment;
and

(F) Participate in other types of therapies, including
psychosocial therapies, for both substance abuse and any
disorders that are considered by the treatment provider to be
co-occurring disorders.

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§62-15A-3. Report.

- 1 (a) The department shall prepare a report.
- 2 (b) The report shall include:
- 3 (1) Number of participants;
- 4 (2) Number of participants successfully completing the 5 program;
- 6 (3) Offenses committed or offense convicted of;
- 7 (4) Recidivism Rate;
- 8 (5) Potential cost saving or expenditures;

9 (6) A statistical analysis which determines the effectiveness10 of the program; and

11 (7) Any other information the reporting entity finds12 pertinent.

(b) The Court and the division should provide anyinformation necessary to the department to complete the report.

15 (c) The department shall submit the report to:

16 (1) The Governor;

17 (2) The Chief Justice of the Supreme Court of Appeals of18 West Virginia;

- 19 (3) The Joint Committee on Government and Finance; and
- 20 (4) The Commissioner of the Division of Corrections.

(d) The report shall be submitted by July 1, 2017 and shall
include twelve months of data from the beginning of the
administration of the program.

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee

Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates Clerk of the Senate Speaker of the House of Delegates

President of the Senate

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