WEST VIRGINIA LEGISLATURE

2016 REGULAR SESSION

Committee Substitute

for

Senate Bill 6

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[Originating in the Committee on Health and Human Resources;

reported on January 20, 2016]

1 A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, 2 designated §9-3-6, relating to drug screening for applicants of benefits from the Temporary Assistance for Needy Families Program: requiring drug testing of applicants for whom 3 4 there is reasonable suspicion of substance abuse; creating pilot program; setting forth an 5 effective date; defining terms; providing basis for reasonable suspicion of drug use; 6 requiring participation in substance abuse treatment, counseling and job skills program 7 with adverse drug test; precluding assistance for refusal to take drug test; establishing 8 administrative review of decisions to deny benefits; providing mechanism for dependent 9 children to receive benefits if parent is deemed ineligible; setting forth prohibition from 10 benefits for adverse drug test; requiring investigation by Child Protective Services upon 11 adverse drug test; setting forth procedure for reapplication for benefits; authorizing 12 rulemaking by Department of Health and Human Resources; requiring results of drug 13 screen or drug test remain confidential; providing for criminal penalties; requiring annual 14 report to the Legislature; setting out elements of annual report; requiring federal approval 15 of program; requiring secretary to modify program to meet any federal objections; and 16 allowing for exceptions.

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
 section, designated §9-3-6, to read as follows:

ARTICLE 3. APPLICATION FOR AND GRANTING OF ASSISTANCE.

§9-3-6. Pilot program for drug screening of applicants for cash assistance.

- 1 (a) As used in this section:
- 2 (1) "Applicant" means a person who is applying for benefits from the Temporary
- 3 Assistance for Needy Families Program.
- 4 (2) "Board of Review" means the board established in section six, subdivision thirteen of
- 5 this article.

- 6 (3) "Caseworker" means a person employed by the department with responsibility for 7 making a reasonable suspicion determination during the application process for Temporary 8 Assistance for Needy Families. 9 (4) "Child Protective Services" means the agency within the department responsible for 10 investigating reports of child abuse and neglect as required in section eight hundred two, article 11 two, chapter forty-nine of this code. 12 (5) "Department" means the Department of Health and Human Resources. 13 (6) "Drug screen" or "drug screening" means any analysis regarding substance abuse 14 conducted by the Department of Health and Human Resources on applicants for assistance from 15 the Temporary Assistance for Needy Families program. 16 (7) "Drug test" or "drug testing" means a drug test which tests urine for Amphetamines (amphetamine and methamphetamine) Cocaine, Marijuana, Opiates (codeine and morphine), 17 18 Phencyclidine, Barbiturates, Benzodiazepines, Methadone, Propoxyphene and Expanded Opiates (oxycodone, hydromorphone, hydrocodone, oxymorphone). 19 20 (8) "Secretary" means the secretary of the department or his or her designee. 21 (9) "Temporary Assistance for Needy Families Program" means assistance provided 22 through ongoing cash benefits pursuant to 42 U.S.C. §601, et seq., operated in West Virginia as 23 the West Virginia Works Program pursuant to article nine of this chapter. 24 (b) Subject to federal approval, the secretary shall implement and administer a three year 25 pilot program to drug screen any adult applying for assistance from the Temporary Assistance for 26 Needy Families Program. The secretary shall seek the necessary federal approval immediately 27 following the enactment of this section and the program shall begin within sixty days of receiving 28 federal approval. (c) Reasonable suspicion exists if: 29 30 (1) A case worker determines, based upon the result of the drug screen, that the applicant 31 demonstrates qualities indicative of substance abuse based upon the indicators of the drug 32 screen; or
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33	(2) An applicant has been convicted of a drug-related offense within the five years
34	immediately prior to an application for Temporary Assistance for Needy Families Program and
35	whose conviction becomes known as a result of a drug screen as set forth in this section.
36	(d) Presentation of a valid prescription for a detected substance that is prescribed by a
37	health care provider authorized to prescribe a controlled substance is an absolute defense for
38	failure of any drug test administered under the provisions of this section.
39	(e) Upon a determination by the case worker of reasonable suspicion as set forth in this
40	section an applicant shall be required to complete a drug test. The cost of administering the drug
41	test is the responsibility of the Department of Health and Human Resources. Any applicant whose
42	drug test results are positive may request that the drug test specimen be sent to an alternative
43	drug-testing facility for additional drug testing. Any applicant who requests an additional drug test
44	at an alternative drug-testing facility shall be required to pay the cost of the alternative drug test.
45	(f) Any applicant who has a positive drug test shall complete a substance abuse treatment
46	and counseling program and a job skills program approved by the secretary. An applicant may
47	continue to receive benefits from the Temporary Assistance for Needy Families program while
48	participating in the substance abuse treatment and counseling program or job skills program.
49	Upon completion of both a substance abuse treatment and counseling program and a job skills
50	program, the applicant is subject to periodic drug screening and testing as determined by the
51	secretary in rule. Subject to applicable federal laws, any applicant for Temporary Assistance for
52	Needy Families program who fails to complete, or refuses to participate in, the substance abuse
53	treatment and counseling program or job skills program as required under this subsection is
54	ineligible to receive Temporary Assistance for Needy Families until he or she is successfully
55	enrolled in substance abuse treatment and counseling and job skills programs. Upon a second
56	positive drug test, an applicant shall be ordered to complete a second substance abuse treatment
57	and counseling program and job skills program. He or she shall be suspended from the Temporary
58	Assistance for Needy Families program for a period of twelve months, or until he or she completes

59 both a substance abuse treatment and counseling program and a job skills program. Upon a third

60 positive drug test an applicant shall be permanently terminated from the Temporary Assistance

61 for Needy Families Program subject to applicable federal law.

- 62 (g) Any applicant who refuses a drug screen or a drug test is ineligible for assistance.
- 63 (h) The secretary shall order an investigation and home visit from Child Protective

64 Services on any applicant who is declared ineligible for failure to pass a drug test. This

65 investigation and home visit may include a face-to-face interview with the child, if appropriate; the

66 development of a protection plan; and, if necessary for the health and well-being of the child, may

67 also involve law enforcement. This investigation and home visit shall be followed by a report

68 detailing recommended action which Child Protective Services shall undertake. Child Protective

69 Services is responsible for providing, directing or coordinating the appropriate and timely delivery

70 of services to any child who is the subject of any investigation and home visit conducted pursuant

71 to this section. In cases where Child Protective Services determines that the best interests of the

72 child requires court action, they shall initiate the appropriate legal proceeding.

73 (i) Any other adult members of a household that includes a person declared ineligible for

74 the Temporary Assistance for Needy Families program pursuant to this section shall, if otherwise

75 <u>eligible, continue to receive Temporary Assistance for Needy Families benefits.</u>

76 (j)(1) No dependent child's eligibility for benefits under the Temporary Assistance for

77 <u>Needy Families program may be affected by a parent's failure to pass a drug test.</u>

78 (2) If pursuant to this section a parent is deemed ineligible for the Temporary Assistance

79 for Needy Families program, the dependent child's eligibility is not affected and an appropriate

80 protective payee shall be designated to receive benefits on behalf of the child.

81 (3) The parent may choose to designate another person as a protective payee to receive

82 benefits for the minor child. The designated person shall be an immediate family member, or if an

83 immediate family member is not available or declines the option, another person may be

84 designated.

85	(4) The secretary shall screen and approve the designated person.
86	(k)(1) An applicant who is determined by the secretary to be ineligible to receive benefits
87	pursuant to subsection (f) of this section due to a failure to participate in a substance abuse
88	treatment and counseling program or a job skills program who can later document successful
89	completion of a drug treatment program approved by the secretary may reapply for benefits six
90	months after the completion of the substance abuse treatment and counseling program or job
91	skills program. An applicant who has met the requirements of this subdivision and reapplies is
92	also required to submit to a drug test and is subject to the provisions of subsection (f) of this
93	section.
94	(2) An applicant may reapply only once pursuant to the exceptions contained in this
95	subsection.
96	(3) The cost of any drug screen or test and drug treatment provided under this subsection
97	is the responsibility of the individual being screened and receiving treatment.
98	(I) An applicant who is denied assistance under this section may request a review of the
99	denial by the Board of Review. The results of a drug screen or test are admissible without further
100	authentication or qualification in the review of denial by the Board of Review and in any appeal.
101	The Board of Review shall provide a fair, impartial and expeditious grievance and appeal process
102	to applicants who have been denied Temporary Assistance for Needy Families pursuant to the
103	provisions of this section. The Board of Review shall make findings regarding the denial of benefits
104	and issue a decision which either verifies the denial or reverses the decision to deny benefits.
105	Any applicant adversely affected or aggrieved by a final decision or order of the Board of Review
106	may seek judicial review of that decision.
107	(m) The secretary shall ensure the confidentiality of all drug screen and drug test results
108	administered as part of this program. Drug screen and test results shall be used only for the
109	purpose of determining eligibility for the Temporary Assistance for Needy Families program. At
110	no time may drug screen or test results be released to any public or private person or entity or
111	any law-enforcement agency, except as otherwise authorized by this section.

- 112 (n) The secretary shall promulgate emergency rules pursuant to the provisions of article
- 113 <u>three, chapter twenty-nine-a to prescribe the design, operation and standards for the</u>
 114 implementation of this section.
- 115 (o) A person who intentionally misrepresents any material fact in an application filed under
- 116 the provisions of this section is guilty of a misdemeanor and, upon conviction thereof, shall be
- 117 punished by a fine of not less than \$100 nor more than \$1,000 or by confinement in jail not to
- 118 <u>exceed six months, or by both fine and confinement.</u>
- 119 (p) The secretary shall report to the Joint Committee on Government and Finance by
- 120 December 31, 2016, and annually after that until the conclusion of the pilot program on the status
- 121 of the federal approval and pilot program described in this section. The report shall include, but is
- 122 not limited to:
- 123 (1) The total number of applicants who were deemed ineligible to receive benefits under
- 124 the program due to a positive drug test for controlled substances;
- 125 (2) The number of applicants for whom there was a reasonable suspicion due to a
- 126 <u>conviction of a drug-related offense within the five years prior to an application for assistance;</u>
- 127 (3) The number of those applicants that receive benefits after successful completion of a
- 128 drug treatment program as specified in this section; and
- 129 (4) The total cost to operate the program.
- 130 (q) Should federal approval not be given for any portion of the program as set forth in this
- 131 section, the secretary shall implement the program to meet the federal objections and continue to
- 132 operate a three year pilot program consistent with the purpose of this section.

NOTE: The purpose of this bill is to require drug screening and testing of applicants for the Temporary Assistance for Needy Families Program for whom there is a reasonable suspicion of substance abuse.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.

This bill is recommended for passage during the 2016 Session of the Legislature by the Legislative Oversight Commission on Health and Human Resources Accountability.

FINANCE COMMITTEE AMENDMENT

On page six, section six, after subsection (q), by adding a new subsection, designated subsection (r), to read as follows:

(r) For the purposes of the pilot program contained in this section, pursuant to the authority and option granted by 21 U. S. C. §862a(d)(1)(A) to the states, West Virginia hereby exempts all persons domiciled within the state from the application of 21 U. S. C. §862a(a).