1	State of Arkansas As Engrossed: \$3/12/15 H3/27/15
2	State of Arkansas As Engrossed: $33/12/15 + 13/27/15$ 90th General Assembly $As Engrossed: Bill$
3	Regular Session, 2015 SENATE BILL 600
4	
5	By: Senators B. Johnson, Collins-Smith, Bledsoe, Caldwell, A. Clark, J. Cooper, J. English, Files, Flippo,
6	J. Hendren, Hester, Hickey, J. Hutchinson, Irvin, B. King, Rapert, Rice, D. Sanders, G. Stubblefield, E.
7	Williams, J. Woods
8	By: Representatives Lundstrum, Tosh, Baltz, Bell, Bentley, Cozart, Eads, C. Fite, Gonzales, M. Gray,
9	Ladyman, J. Mayberry, McNair, Miller, Ratliff, B. Smith, Speaks, Sullivan, Wallace
10	
11	For An Act To Be Entitled
12	AN ACT TO ESTABLISH THE DRUG SCREENING AND TESTING
13	ACT OF 2015; TO REQUIRE APPLICANTS FOR TEMPORARY
14	ASSISTANCE FOR NEEDY FAMILIES PROGRAM BENEFITS TO
15	UNDERGO DRUG TESTING; AND FOR OTHER PURPOSES.
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17	
18	Subtitle
19	TO ESTABLISH THE DRUG SCREENING AND
20	TESTING ACT OF 2015.
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23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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25	SECTION 1. Arkansas Code Title 20, Chapter 76, is amended to add an
26	additional subchapter to read as follows:
27	<u>Subchapter 7 — Drug Screening and Testing Act of 2015</u>
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29	20-76-701. Title.
30	This act shall be known and may be cited as the "Drug Screening and
31	Testing Act of 2015".
32	00 7(700 P 5) 1.1
33	20-76-702. Definitions.
34	As used in this subchapter:
35 36	(1) "Caretaker relative" means any of the following individuals
36	living with a minor child:

1	(9) "Protective payee" means a caretaker relative or legal
2	guardian of a minor child unless the caretaker relative who is an applicant
3	for Temporary Assistance for Needy Families Program benefits receives a
4	positive result on a drug test; and
5	(10) "Specimen" means tissue, fluid, or a product of the human
6	body capable of revealing the presence of drugs or drug metabolites.
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8	20-76-703. Administration.
9	(a)(1) Subject to state appropriation, the Department of Workforce
10	Services shall establish and administer a two-year pilot program of
11	suspicion-based drug screening and testing for each applicant who is
12	otherwise eligible for Temporary Assistance for Needy Families Program, § 20-
13	76-101 et seq., or its successor program and for each recipient of the
14	Temporary Assistance for Needy Families Program, § 20-76-101 et seq., or its
15	successor program.
16	(2) The pilot program shall include the population statewide as
17	determined by the department, and all applicants and all recipients in the
18	counties bordering the following states:
19	(A) Mississippi;
20	(B) Missouri;
21	(C) Oklahoma;
22	(D) Tennessee; and
23	(E) Any other state bordering Arkansas with a drug
24	screening or drug testing program for Temporary Assistance for Needy Families
25	Program.
26	(b)(1) A dependent child under eighteen (18) years of age is exempt
27	from the drug screening and testing requirement unless the dependent child is
28	a parent who is also an applicant for the Temporary Assistance for Needy
29	Families Program and who does not live with a parent, legal guardian, or
30	other adult caretaker relative.
31	(2) An entity or individual participating in the Career Pathways
32	Program or Community Investment Initiative under the Temporary Assistance for
33	Needy Families Program is exempt from the drug screening and testing
34	requirement.
35	(c)(1) An applicant or recipient may inform the drug testing agency
36	administering the test of any prescription or over-the-counter medication

1	that the individual is taking.
2	(2) An applicant or recipient shall not be denied Temporary
3	Assistance for Needy Families Program benefits on the basis of failing a drug
4	test if the applicant has a current and valid prescription for the drug in
5	question.
6	(d)(1) An applicant or recipient shall undergo a confirmation test
7	using the same urine sample from the initial positive test prior to receiving
8	Temporary Assistance for Needy Families Program benefits.
9	(2) The results of the confirmation test shall be used to
10	determine final eligibility for Temporary Assistance for Needy Families
11	Program benefits.
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13	20-76-704. Powers and duties.
14	(a) The Department of Workforce Services shall:
15	(1) Consult with substance abuse treatment experts;
16	(2) Develop appropriate screening techniques and processes to
17	establish reasonable cause that an applicant or recipient is using a drug and
18	to establish the necessary criteria to permit the department to require the
19	applicant or recipient to undergo a urine-based five-panel drug test;
20	(3) Identify and select a screening tool as a part of the
21	development of the screening technique that will be employed for the pilot
22	program under this subchapter;
23	(4) Develop a plan for funding of the costs of the screening
24	process, the urine-based five-panel drug testing process, personnel and
25	information systems modification, and other costs associated with the
26	development and implementation of the testing process; and
27	(5) Develop a plan for any modification of its information
28	systems necessary to properly track and report the status of applicants or
29	recipients who are screened and who must undergo testing as required by this
30	subchapter, including without limitation a detailed analysis of costs for
31	systems analysis, programming, and testing of modifications and for
32	implementation dates for completion of the modifications.
33	(b) Upon conclusion of the first year of the pilot program and
34	conclusion of the pilot program, the department shall submit a report on or
35	before December 31 to the General Assembly that includes without limitation:
36	(1) The number of individuals screened;

1	(2) The number of screened individuals for whom there was a
2	reasonable suspicion of illegal drug use;
3	(3) The number of screened individuals who took a drug test;
4	(4) The number of screened individuals who refused to take a
5	<pre>drug test;</pre>
6	(5) The number of screened individuals who received a positive
7	result on the drug test;
8	(6) The number of screened individuals who received a negative
9	result on the drug test;
10	(7) The number of individuals who received a positive result on
11	a drug test for a second or subsequent time; and
12	(8) The amount of costs incurred by the department for the
13	administration of the pilot program.
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15	20-76-705. Standards in the drug screening and testing pilot program.
16	The drug screening and testing pilot program shall include without
17	limitation:
18	(1)(A) A requirement that an applicant upon initial application
19	for Temporary Assistance for Needy Families Program benefits or a current
20	recipient of program benefits at annual redetermination shall be screened
21	using an empirically validated drug screening tool.
22	(B) If the result of the drug screening tool gives the
23	Department of Workforce Services a reasonable suspicion to believe that the
24	applicant or recipient has engaged in the use of drugs, then the applicant or
25	recipient shall be required to take a drug test.
26	(C) A refusal by an applicant or recipient to take a drug
27	test shall result in lack of eligibility for program benefits for six (6)
28	months;
29	(2) A process for administering the cost of drug tests as
30	follows:
31	(A) If an applicant or recipient receives a negative
32	result on a drug test, the cost of administering the drug test shall be paid
33	by the department;
34	(B) If an applicant or recipient receives a positive
35	result on a drug test, refuses to enter a treatment plan, and receives a
36	negative result on a drug test upon reapplying for benefits after six (6)

1	months, the cost of administering the first drug test shall be deducted from
2	his or her first program benefits, and the cost of administering the second
3	drug test shall be paid by the department;
4	(C) If an applicant receives a positive result on a drug
5	test and enters a treatment plan, the cost of administering the drug test
6	shall be deducted from his or her first program benefits; and
7	(D) If a recipient receives a positive result on a drug
8	test and enters a treatment plan, the cost of administering the drug test
9	shall be deducted from his or her first program benefits after
10	redetermination;
11	(3)(A) A referral process for any applicant or recipient who
12	receives a positive result on a drug test to be referred to an appropriate
13	treatment resource for drug abuse treatment or other resource by the
14	department for an appropriate treatment period as determined by the
15	department.
16	(B) Evidence of ongoing compliance during the determined
17	treatment period shall be required.
18	(C) If an applicant or recipient is otherwise eligible
19	during the treatment period, the applicant shall receive program benefits;
20	(4) A requirement that a refusal to enter a treatment plan or
21	failure to complete the treatment plan by an applicant or recipient who
22	receives a positive result on a drug test shall result in lack of eligibility
23	for program benefits for six (6) months;
24	(5)(A) A requirement that an applicant or recipient be tested
25	using the urine-based five-panel drug test upon the conclusion of the
26	determined treatment period.
27	(B) If an applicant or recipient receives a positive
28	result on the urine-based five-panel drug test or any subsequent drug test,
29	the applicant shall be ineligible for program benefits for six (6) months.
30	(C) If an applicant or recipient who has failed a drug
31	test reapplies for program benefits, the applicant or recipient shall test
32	negative for illegal use of controlled substances in order to receive program
33	benefits and the department may provide a referral to an appropriate
34	treatment resource for drug abuse treatment or other resource; and
35	(6)(A) A requirement that a dependent child's eligibility for
36	program benefits shall not be affected by a caretaker relative's

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1	ineligibility due to positive results on a drug test.
2	(B) An appropriate protective payee shall be designated to
3	receive program benefits on behalf of the dependent child.
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5	20-76-706. Information regarding drug testing.
6	(a) All information, interviews, reports, statements, memoranda, and
7	drug test results, written or otherwise, received by the Department of
8	Workforce Services as a part of the drug testing program under this
9	subchapter shall be confidential and not subject to disclosure and may not be
10	used or received in evidence, obtained in discovery, or disclosed in any
11	public or private proceedings.
12	(b)(l) Information regarding drug test results for a test administered
13	under this subchapter shall not be released to law enforcement officers or
14	used in any criminal proceeding.
15	(2) Information released contrary to subdivision (b)(1) of this
16	section is inadmissible as evidence in a criminal proceeding.
17	(c) This subchapter does not prohibit:
18	(1) The department or a drug testing agency conducting the drug
19	test from having access to an adult applicant's or adult recipient's drug
20	test information or using the information when consulting with legal counsel
21	in connection with actions brought under or related to this subchapter or
22	when the information is relevant to its defense in a civil or administrative
23	matter; or
24	(2) The reporting of child abuse, child sexual abuse, or neglect
25	of a child.
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27	20-76-707. Positive drug test result not a disability.
28	An applicant or recipient who receives a positive result on a drug test
29	administered under this subchapter shall not be deemed to have a disability
30	because of the drug test result alone.
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32	20-76-708. Rule-making authority.
33	(a) The Director of the Department of Workforce Services shall
34	promulgate rules necessary for the implementation of this subchapter.
35	(b) The director shall consider the following when promulgating rules:
36	(1) Testing procedures established by the United States

T	Department of Health and Human Services and the United States Department of
2	Transportation;
3	(2) Screening procedures established by the substance abuse
4	experts to determine when a person exhibits the criteria to determine that
5	there is reasonable cause to suspect that a person is likely to use drugs;
6	(3) Body specimens and minimum specimen amounts that are
7	appropriate for drug testing;
8	(4) Methods of analysis and procedures to ensure reliable drug
9	testing results, including without limitation standards for initial tests and
10	confirmation tests;
11	(5) Minimum detection levels for each drug or drug metabolite
12	for the purpose of determining a positive result;
13	(6) Chain of custody procedures to ensure proper identification,
14	labeling, and handling of specimens tested; and
15	(7) Retention, storage, and transportation procedures to ensure
16	reliable results of drug tests used in the administration of this subchapter.
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18	20-76-709. Effective date.
19	This subchapter shall be effective no later than December 31, 2015, and
20	shall expire after a period of two (2) years from the beginning date of the
21	pilot program, unless amended or extended by the General Assembly.
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23	/s/B. Johnson
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