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1	S.300
2	Introduced by Senator McAllister
3	Referred to Committee on
4	Date:
5	Subject: Human services; public assistance; substance abuse; drug testing
6	Statement of purpose of bill as introduced: This bill proposes to require drug
7	testing for recipients of public assistance and to offer voluntary, and in some
8	cases mandatory, substance abuse treatment for recipients whose test results
9	are positive.
10 11	An act relating to substance abuse testing and treatment for recipients of public assistance
12	It is hereby enacted by the General Assembly of the State of Vermont:
13	Sec. 1. 33 V.S.A. § 145 is added to read:
14	§ 145. SUBSTANCE ABUSE TESTING AND TREATMENT
15	(a) The Department shall develop a program to test each recipient of public
16	aid or benefits for the illegal use of controlled substances.

(b)(1) The Department shall test each recipient within three months after

aid or benefits begin or, for current recipients, within three months after the

effective date of this section, for the illegal use of a controlled substance.

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1	(2) If the test results indicate that the recipient has used a controlled
2	substance and the recipient cannot produce a valid prescription from a health
3	care provider for that substance in the recipient's name or if the recipient does
4	produce such a prescription but the test results indicate that the recipient has
5	used more than a therapeutic dosage of the substance, the recipient shall be
6	offered substance abuse treatment as described in subsection (c) of this section.
7	(3) If the test results indicate that the recipient has not used a controlled
8	substance or has not used a controlled substance that was not prescribed for the
9	recipient by a licensed health care provider, the recipient shall be notified that
10	he or she will be subject to random drug testing at least annually.
11	(c) Any recipient who tests positive for the illegal use of a controlled
12	substance that was not prescribed for the recipient by a licensed health care
13	provider shall:
14	(1) For the first such positive result, be offered substance abuse
15	treatment at no cost to the recipient.
16	(A) If the recipient accepts the offer and completes the treatment
17	program, he or she may continue to receive aid or benefits and shall be notified
18	that he or she will be subject to random drug tests every three months for the
19	remainder of the time the recipient receives aid or benefits.

(B) If the recipient rejects the treatment offer or accepts the offer but

fails to complete the treatment program, he or she may continue to receive aid

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1	or benefits but will be notified that he or she will be subject to another drug
2	test within the following three-month period.
3	(2) For the second such positive result, be offered substance abuse
4	treatment at no cost to the recipient.
5	(A) If the recipient accepts the offer and completes the treatment
6	program, he or she may continue to receive aid or benefits and shall be notified
7	that he or she will be subject to random drug tests every three months for the
8	remainder of the time the recipient receives aid or benefits.
9	(B) If the recipient rejects the treatment offer or accepts the offer but
10	fails to complete the treatment program, he or she may continue to receive aid
11	or benefits but will be notified that he or she will be subject to another drug
12	test within the following three-month period and that another positive result
13	will require the recipient to obtain treatment or lose eligibility for aid
14	or benefits.
15	(3) For the third such positive result, be required to complete a
16	substance abuse treatment program at no cost to the recipient.
17	(A) If the recipient accepts the offer and completes the treatment
18	program, he or she may continue to receive aid or benefits and shall be notified

that he or she will be subject to random drug tests every three months for the

remainder of the time the recipient receives aid or benefits.

(B) If the recipient refuses the treatment offer or accepts the offer but		
fails to complete the treatment program, the recipient's aid or benefits shall be		
suspended for a period of one year. In order to regain eligibility at the end of		
the suspension period, the recipient shall submit to a new drug test at that time.		
If the results of the new drug test indicate that the recipient has used a		
controlled substance, the recipient's aid or benefits shall not be reinstated. The		
recipient may reapply for benefit reinstatement again after a period of no less		
than nine months. The recipient shall be subject to two random drug tests		
within the six-month period following the date of reapplication and, if both		
tests come back negative and the recipient meets all other eligibility		
requirements, aid or benefits shall be reinstated.		
(d) The Commissioner shall adopt rules to carry out the purposes of		
this section.		
(e) As used in this section:		
(1) "Controlled substance" means a Schedule I, II, III, or IV controlled		
substance as defined in 21 C.F.R. § 1308.		
(2) "Health care professional" means an individual, partnership,		
corporation, facility, or institution licensed or certified or authorized by law to		
provide professional health care services, including prescribing Schedule II,		
III, or IV controlled substances.		

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1 Sec. 2. EFFECTIVE DATE

2 <u>This act shall take effect on passage.</u>