107TH CONGRESS 2D SESSION

S. 2610

To amend part A of title IV of the Social Security Act to include efforts to address barriers to employment as a work activity under the temporary assistance to needy families program, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 11, 2002

Mr. Wellstone (for himself and Mr. Corzine) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend part A of title IV of the Social Security Act to include efforts to address barriers to employment as a work activity under the temporary assistance to needy families program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Chance to Succeed Act
- 5 of 2002".

1	SEC. 2. INCLUSION OF EFFORTS TO ADDRESS BARRIERS TO
2	EMPLOYMENT AS A WORK ACTIVITY UNDER
3	TANF.
4	Section 407 of the Social Security Act (42 U.S.C.
5	607) is amended—
6	(1) in subparagraphs (A) and (B) of subsection
7	(e), by striking "or (12)" each place it appears and
8	inserting "(12), or (13)";
9	(2) in subsection (d)—
10	(A) in paragraph (11), by striking "and"
11	at the end;
12	(B) in paragraph (12), by striking the pe-
13	riod and inserting "; and; and
14	(C) by adding at the end the following:
15	"(13) subject to subsection (j), 3 months of sat-
16	isfactory participation (as determined by the State)
17	in services to address barriers that are designed to
18	improve future employment opportunities, including
19	substance abuse treatment, domestic violence coun-
20	seling, and physical rehabilitation, mental health,
21	and mental retardation and developmental disabil-
22	ities services."; and
23	(3) by adding at the end the following:
24	"(j) State Option To Extend Period for Par-
25	TICIPATION IN SERVICES TO ADDRESS BARRIERS.—

1	"(1) In General.—With respect to an indi-
2	vidual, a State may extend the 3-month period re-
3	ferred to in subsection $(d)(13)$ for an additional 3
4	months and, if necessary, for an additional period
5	determined by the State, so long as the State peri-
6	odically reassesses the appropriateness of the activi-
7	ties referred to in such subsection for the individual.
8	"(2) Rule of construction.—Nothing in
9	paragraph (1) or subsection (d)(13) shall be con-
10	strued to limit the amount of time an individual may
11	require, or a State may provide, services to address
12	barriers that are designed to improve future employ-
12	mont amontonities?
13	ment opportunities.".
13	SEC. 3. CREATION OF A SCREENING, ASSESSMENT, AND
14	SEC. 3. CREATION OF A SCREENING, ASSESSMENT, AND
14 15	SEC. 3. CREATION OF A SCREENING, ASSESSMENT, AND SERVICES PROCESS TO ADDRESS BARRIERS
14 15 16 17	SEC. 3. CREATION OF A SCREENING, ASSESSMENT, AND SERVICES PROCESS TO ADDRESS BARRIERS TO EMPLOYMENT.
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14 15 16 17 18 19 20 21	SEC. 3. CREATION OF A SCREENING, ASSESSMENT, AND SERVICES PROCESS TO ADDRESS BARRIERS TO EMPLOYMENT. (a) ASSESSMENTS.—Section 408(b) of the Social Security Act (42 U.S.C. 608(b)) is amended— (1) by striking paragraph (1) and inserting the following: "(1) ASSESSMENT PROVIDED FOR EACH INDIVIDUAL WHO RECEIVES ASSISTANCE.—

sessment of each adult individual who receives assistance under the program (and, in the case of a State program that requires an individual who is a caretaker for an individual who receives such assistance to engage in work, an initial assessment of the caretaker individual) to determine whether the individual has any barriers to employment or program compliance.

"(B) 2-PART PROCESS.—The assessment under subparagraph (A) shall consist of the following 2 parts:

"(i) Initial screening.—

"(I) IN GENERAL.—An initial screening which shall evaluate an individual's employability, educational capacity, and other related circumstances, such as the child support status, housing needs, and transportation needs of the individual and the individual's family.

"(II) REQUIRED FACTORS TO BE ASSESSED.—A trained caseworker shall screen the individual for conditions such as physical or mental impairments, substance abuse, domestic

or sexual violence, learning disabil-1 2 ities, limited English proficiency, lim-3 ited literacy in a primary language, and need to care for a child with a disability or health condition which 6 may interfere with work or other pro-7 gram requirements. 8 "(III)" OPTIONAL ASSESSMENT 9 OF CHILD CARE NEEDS.—At the op-10 tion of the individual, the State shall, 11 before assigning the individual to a 12 work activity under the State program 13 funded under this part, perform an 14 assessment of the individual's child 15 care needs, and guarantee safe, appro-16 priate, affordable quality child care to 17 any such individual who needs child 18 care. 19 "(IV) OPTIONAL ASSESSMENT OF 20 JOB PREPARATION.—At the option of 21 the individual, the State shall, before 22 assigning the individual to a work ac-23 tivity under the State program funded 24 under this part, perform an individual

assessment for the preparation that is

1	needed for the individual to obtain
2	and maintain a job at a monthly wage
3	that is at least 200 percent of the
4	poverty line applicable to the family of
5	the individual.
6	"(ii) Comprehensive assess-
7	MENT.—If an initial screening under
8	clause (i) suggests the existence of poten-
9	tial barriers to work or program compli-
10	ance, the individual may elect to partici-
11	pate in a comprehensive assessment con-
12	ducted by a qualified professional to con-
13	firm the existence of the barriers, deter-
14	mine the extent of the barriers, and de-
15	velop recommendations about appropriate
16	services and activities for the individual.
17	"(C) Family members.—At the discretion
18	of an individual who receives assistance under
19	the State program funded under this part, a
20	member of the individual's family also may be
21	afforded an assessment in accordance with this
22	paragraph.
23	"(D) Not considered a program re-
24	QUIREMENT.—Participation by an individual or

by a member of the individual's family in an as-

1	sessment under this paragraph shall not be con-
2	sidered a program requirement for the indi-
3	vidual or the individual's family.
4	"(E) Inclusion of Caseworkers.—
5	Nothing in subparagraph (B)(ii) shall be con-
6	strued as prohibiting a caseworker from being
7	a qualified professional for purposes of that
8	subparagraph if the caseworker satisfies the re-
9	quirements for being considered a qualified pro-
10	fessional."; and
11	(2) by striking paragraph (4).
12	(b) REVIEW AND CONCILIATION PROCESS.—Section
13	408(a) of the Social Security Act (42 U.S.C. 608(a)) is
14	amended by adding at the end the following:
15	"(12) REVIEW AND CONCILIATION PROCESS.—
16	"(A) In general.—A State to which a
17	grant is made under section 403 shall not im-
18	pose a sanction against an individual or family
19	under the State program funded under this
20	part on the basis of noncompliance by an indi-
21	vidual or family with a program requirement,
22	unless the State satisfies the following require-
23	ments:
24	"(i) Notice.—The State has at-
25	tempted, at least twice (using at least 2

1	different communication methods, 1 of
2	which shall be in writing) to notify the in-
3	dividual or family, in the individual's or
4	family's native language, of—
5	"(I) the impending imposition of
6	the sanction;
7	"(II) the reason for the proposed
8	sanction;
9	"(III) the amount of the sanc-
10	tion;
11	"(IV) the length of time during
12	which the proposed sanction would be
13	in effect; and
14	"(V) the steps required to come
15	into compliance or to show good cause
16	for noncompliance.
17	"(ii) Review.—The State has af-
18	forded the individual or family an oppor-
19	tunity to meet with personnel outside the
20	agency that administers the State program
21	funded under this part who the State has
22	contracted with to make a determination
23	regarding why the individual or family did
24	not comply with the program requirement,

1	that is to be the basis on which the sanc-
2	tion is to be imposed, and that includes—
3	"(I) consideration of whether cer-
4	tain barriers to compliance exist that
5	contributed to the noncompliance of
6	the individual or family, such as a
7	physical or mental impairment, in-
8	cluding a mental health or substance
9	abuse disorder or mental retardation,
10	a learning disability, domestic or sex-
11	ual violence, limited proficiency in
12	English, limited literacy, or the need
13	to care for a child with a disability or
14	health condition;
15	"(II) consideration of whether
16	the individual or family has good
17	cause for failing to meet program re-
18	quirements;
19	"(III) consideration of whether
20	an additional assessment would assist
21	in identifying reasons for noncompli-
22	ance;
23	"(IV) consideration of whether
24	support services or changes to the
25	program requirements or activities to

which the individual or family has
been assigned are necessary in order
for the individual or family to comply
with program requirements; and

"(V) ensuring that the State's sanction policies have been applied properly.

"(B) SANCTION LIMITATIONS.—

"(i) BAN ON IMPOSITION OF SANC-TION IF NEEDED SCREENING, ASSESS-MENT, ORSERVICES WERE UNAVAIL-ABLE.—A State may not impose a sanction against an individual or family under the State program funded under this part on the basis of noncompliance by an individual or family with a program requirement if the individual whose conduct is the basis of the sanction is in the process of being screened or assessed for a mental health problem, disability, substance abuse problem, or sexual or domestic violence situation but the screening or assessment has not been completed, or if services outlined in the service plan developed for the individual or family were not offered, available,

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1	and accessible to the individual or family
2	at the time of the noncompliance.
3	"(ii) No ban on sanction if indi-
4	VIDUAL OR FAMILY FAILS TO TAKE ADVAN-
5	TAGE OF ASSESSMENT OR SERVICES AND
6	DOES NOT COMPLY WITH WORK REQUIRE-
7	MENTS.—Nothing in this paragraph shall
8	be construed as prohibiting a State that
9	has complied with the requirements of this
10	paragraph and section 408(b)(1) from im-
11	posing a sanction for noncompliance with
12	work requirements against an individual or
13	family who opts to not take full advantage
14	of the opportunity for assessment or the
15	services and supports made available to en-
16	sure that the individual or family can com-
17	ply with program requirements if such an
18	individual or family is not complying with
19	the State's work requirements.
20	"(C) SANCTION FOLLOW-UP REQUIRE-
21	MENTS.—
22	"(i) In general.—If a State imposes
23	a sanction on an individual or family for
24	failing to comply with program require-
25	ments, the State shall—

1	"(I) provide, at the time the
2	sanction is imposed and periodically
3	thereafter for at least 6 months, no-
4	tice (in at least 2 different forms) to
5	the individual or family of the reason
6	for the sanction and the steps the in-
7	dividual or family must take to end
8	the sanction;
9	"(II) reinstate the individual's or
10	family's full benefits if the individual
11	or family member who failed to meet
12	the program requirements that led to
13	the sanction complies with program
14	requirements for a reasonable period
15	of time and the individual or family is
16	otherwise eligible; and
17	"(III) if the sanction is time-lim-
18	ited, notify the individual or family at
19	least 10 days before the expiration of
20	the sanction of the date when the in-
21	dividual or family will no longer be in
22	sanction status and inform the indi-
23	vidual or family how assistance will be
24	reinstated.

1 "(ii) Outreach to individuals and 2 FAMILIES SANCTIONED WHO HAVE NOT 3 RESUMED RECEIVING CASH ASSISTANCE.— If, during the 5-year period that ended on the date of enactment of the Chance to 6 Succeed Act of 2002, a State imposed a 7 sanction against an individual or family 8 that resulted in the individual or family 9 losing all cash assistance under the State program funded under this part, and the 10 11 individual or family did not resume receiv-12 ing cash assistance at the end of the sanc-13 tion period, the State shall make reason-14 able efforts to identify such individuals and 15 families and notify them, using at least 2 16 methods of communication, 1 of which is 17 written, of the assistance, services, and 18 support they may be eligible to receive. "(D) CONFIDENTIALITY.—The State, and 19 20 any individuals or entities acting as agents of 21 the State, shall not disclose any identifying in-

formation obtained through any process or pro-

cedure instituted pursuant to this paragraph

unless required or permitted to do so by law.

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1	"(E) Development of standards, pro-
2	CEDURES, TRAINING, AND SCREENING TOOLS.—
3	States and local governments shall, in consulta-
4	tion with Federal, State, tribal, or local experts
5	in the different barriers to employment, develop
6	standards, procedures, training, and screening
7	tools for use in carrying out this paragraph.".
8	(c) Plan Requirements for Individual Respon-
9	SIBILITY PLANS.—Section 408(b)(2)(A) of the Social Se-
10	curity Act (42 U.S.C. 608(b)(2)(A)) is amended to read
11	as follows:
12	"(A) Requirements.—
13	"(i) In general.—From the assess-
14	ment described in paragraph (1), the
15	State, in consultation with the individual
16	who is the subject of the assessment, shall
17	develop a personal responsibility plan,
18	that—
19	"(I) sets forth an employment
20	goal to move the individual into stable
21	employment;
22	"(II) sets forth the obligations of
23	the individual that will help the indi-
24	vidual become and remain employed
25	in the private sector;

"(III) describes the individual's 1 2 long-term career goals and the specific work experience, education, or train-3 ing needed to reach them; and "(IV) identifies the services the 6 State will offer the individual's family 7 based upon the assessment and eval-8 uation described in this section. 9 "(ii) Modification.—If the State is unable to provide needed services to the in-10 11 dividual or the individual's family, the 12 State shall modify the personal responsi-13 bility plan to be consistent with the needs 14 of the individual, the family, and the ca-15 pacity of the State.". 16 (d) TECHNICAL ASSISTANCE.—The Secretary shall 17 coordinate with Federal, State, and tribal experts and 18 qualified professionals to determine, develop, and disseminate to States, and provide technical assistance with re-19 20 spect to, model practices, standards, and procedures for 21 screening, assessment, addressing barriers, including multiple barriers, in a comprehensive manner, and moving individuals and families with barriers into employment, as

well as model training materials for caseworkers.

1 (e) STATE PLAN REQUIREMENT.—Section 402(a)(1)(A) of the Social Security Act (42 U.S.C. 602(a)(1)(A)) is amended by adding at the end the fol-3 4 lowing: 5 "(vii) Identify and serve individuals 6 and families with barriers to employment 7 as described in section 408(b)(1).". 8 (f) Coordinating Exemptions From Work Re-QUIREMENTS.—Section 408(a)(7)(C) of the Social Security Act (42 U.S.C. 608(a)(7)(C)) is amended by adding 10 11 at the end the following: 12 "(iv) Families EXEMPTED FROM 13 WORK REQUIREMENTS BY REASON OF BAR-14 RIER TO WORK BY FAMILY MEMBER.—The 15 State shall exempt a family from the appli-16 cation of subparagraph (A) of this para-17 graph if the State permits a member of the 18 family (or, in the case of a State that re-19 quires a caretaker for an individual who 20 receives assistance to engage in work, a caretaker) to engage in activities to ad-21 22 dress barriers, pursuant to section 23 407(d)(13), so long as the State deter-24 mines that the individual is satisfactorily 25 participating in such activities.".

1	(g) Advisory Panel To Improve State Policies
2	AND PROCEDURES FOR ASSISTING INDIVIDUALS AND
3	Families With Barriers To Work.—
4	(1) Membership; Chair.—
5	(A) Membership.—Each State that re-
6	ceives a State family assistance grant under
7	section 403(a)(1) of the Social Security Act (42
8	U.S.C. 603(a)(1)) shall establish an advisory
9	panel consisting of representatives of the fol-
10	lowing:
11	(i) The State agency responsible for
12	administering the temporary assistance to
13	needy families program established under
14	part A of title IV of the Social Security
15	Act (42 U.S.C. 601 et seq.) (in this sub-
16	section referred to as the "TANF pro-
17	gram'').
18	(ii) Professionals from other State
19	agencies with expertise in barriers that
20	interfere with an individual's or family's
21	ability to work, such as physical or mental
22	impairments, substance abuse, domestic or
23	sexual violence, learning disabilities, lim-
24	ited English proficiency, limited literacy in
25	a primary language, and need to care for

1	a child with a disability or health condi-
2	tion.
3	(iii) Organizations representing indi-
4	viduals and families with such barriers.
5	(iv) Professionals with expertise in de-
6	signing and implementing policies and pro-
7	grams to successfully serve individuals and
8	families with such barriers.
9	(v) Individuals and families with such
10	barriers who are recipients of cash assist-
11	ance or support services under the TANF
12	program.
13	(B) Chair.—The chief executive officer of
14	the State shall appoint an individual who is not
15	a State employee to serve as chair of the advi-
16	sory panel.
17	(2) Duties.—
18	(A) In General.—The advisory panel
19	shall review the efficacy of each program de-
20	scribed in subparagraph (B) to determine—
21	(i) the amount of funds spent on serv-
22	ices under the program;
23	(ii) the referral process for participa-
24	tion in the program, including whether in-

1	dividuals and families received referrals
2	and services;
3	(iii) the effect services provided under
4	the program had on an individual's and
5	family's economic status; and
6	(iv) ways in which the State can im-
7	prove the effectiveness of its policies and
8	procedures to serve individuals and fami-
9	lies with barriers to work or program com-
10	pliance.
11	(B) Programs described.—For pur-
12	poses of subparagraph (A), a program described
13	in this subparagraph, is a program that—
14	(i) is funded under the TANF pro-
15	gram;
16	(ii) receives funding from amounts
17	made available under the State family as-
18	sistance grant made under section
19	403(a)(1) of the Social Security Act (42
20	U.S.C. $603(a)(1)$; or
21	(iii) is funded with qualified State ex-
22	penditures (as defined in section
23	409(a)(7)(B)(i) of such Act (42 U.S.C.
24	609(a)(7)(B)(i)).

1	(C) Development of mechanism for
2	REVIEW AND REPORTS BY LOCAL UNITS OF
3	GOVERNMENT.—In the case of a State in which
4	significant policy or spending decisions are
5	made in the State with respect to a program
6	described in subparagraph (B) at the county or
7	other local unit of government, then the advi-
8	sory panel shall develop a mechanism that re-
9	quires each county or other local unit of govern-
10	ment to—
11	(i) review its policies and procedures
12	with respect to that program and file a
13	written report with the advisory panel re-
14	garding how the policies and procedures
15	for the program are designed to assist in-
16	dividuals and families with barriers to
17	work; and
18	(ii) respond to any other requests for
19	information from the advisory panel re-
20	garding the TANF program.
21	(D) Additional authority.—In order to
22	carry out the duties described in this para-
23	graph, the advisory panel may hold such meet-
24	ings (in addition to the regular meetings re-

quired under paragraph (3)(C)) and such public

1	hearings, hire such staff, enter into the contract
2	required under paragraph (4)(B), and travel to
3	such locations of programs described in sub-
4	paragraph (B), as the panel determines to be
5	appropriate.
6	(3) Duration; meetings.—
7	(A) Duration.—An advisory panel estab-
8	lished in accordance with this subsection shall
9	remain in effect for at least 3 years from the
10	date of the initial meeting of the panel.
11	(B) DEADLINE FOR INITIAL MEETING.—
12	Not later than the end of the first Federal fis-
13	cal year quarter that begins on or after the date
14	of enactment of this Act, the advisory panel
15	shall meet for its initial meeting.
16	(C) REGULAR MEETINGS.—The advisory
17	panel shall meet on a regular basis.
18	(4) Reports.—
19	(A) IN GENERAL.—Each advisory panel es-
20	tablished in accordance with this subsection
21	shall file the following reports with the Sec-
22	retary of Health and Human Services:
23	(i) Not later than 12 months after the
24	initial meeting of the advisory panel, an in-
25	terim report identifying areas where im-

1	provement is needed with respect to State
2	policies and procedures to serve individuals
3	with barriers to work and the steps the
4	State is taking or plans to take to make
5	those improvements.
6	(ii) Not later than 24 months after
7	such initial meeting, a progress report on
8	how the improvements identified in the re-
9	port required under clause (i) are being
10	made, whether additional improvements
11	are needed, including plans to make those
12	improvements, and that includes the report
13	of the independent evaluation entity re-
14	quired under subparagraph (B).
15	(iii) Not later than 36 months after
16	such initial meeting, a final report that de-
17	scribes how the programs described in sub-
18	paragraph (B) have been improved to as-
19	sist individuals and families with barriers
20	to work and identifies ongoing work that
21	will be needed to maintain the improve-
22	ments made.
23	(B) REQUIREMENTS FOR PROGRESS RE-

PORT.—In preparation for the progress report

required under subparagraph (A)(ii), the advi-

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sory panel shall hire an independent evaluation entity to assess the State's progress in meeting the goals set forth by the advisory panel. In States described in paragraph (2)(C), the independent evaluation entity shall also assess the progress being made at the county level or appropriate other unit of local government.

(C) REPORTS TO CONGRESS.—The Secretary of Health and Human Services shall compile the reports submitted under subparagraph (A) and shall submit such compilations to Congress as part of any annual report to Congress on the TANF program.

(5) Public access.—

- (A) IN GENERAL.—All materials collected by or provided to the advisory panel and all reports submitted by the advisory panel to the State or the Secretary of Health and Human Services shall be publicly available.
- (B) OPPORTUNITY FOR PUBLIC COM-MENT.—The advisory panel shall create opportunities to secure public comments on a draft of each report to be submitted to the State or the Secretary of Health and Human Services and

- shall submit a summary of such comments with the final draft of the report.
 - (6) Funding.—Out of funds made available to carry out this subsection, the Secretary of Health and Human Services shall pay each State that establishes an advisory panel in accordance with this subsection, \$1,500,000, for the period of fiscal years 2003 through 2005.
 - (7) Rule of construction.—Nothing in this paragraph shall be construed as authorizing an advisory review panel established under this paragraph to resolve complaints filed by individuals or entities related to possible violations of laws protecting civil rights.
 - (8) AUTHORIZATION OF APPROPRIATIONS.—
 There is authorized to be appropriated to the Secretary of Health and Human Services to carry out this subsection, such sums as are necessary for each of fiscal years 2003 through 2006.

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