S. 3361

To amend title IV of the Social Security Act to require States to implement a drug testing program for applicants for and recipients of assistance under the Temporary Assistance for Needy Families (TANF) program.

IN THE SENATE OF THE UNITED STATES

July 29 (legislative day, July 28), 2008

Mr. Vitter introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend title IV of the Social Security Act to require States to implement a drug testing program for applicants for and recipients of assistance under the Temporary Assistance for Needy Families (TANF) program.

- 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 "Drug Free Families
- 5 Act of 2008".

1	SEC. 2. DRUG TESTING PROGRAM FOR APPLICANTS FOR
2	AND RECIPIENTS OF ASSISTANCE UNDER
3	STATE TANF PROGRAMS.
4	(a) State Plan Requirement of Drug Testing
5	Program.—Section 402(a) of the Social Security Act (42
6	U.S.C. 602(a)) is amended by adding at the end the fol-
7	lowing new paragraph:
8	"(8) CERTIFICATION THAT THE STATE WILL
9	OPERATE AN ILLEGAL DRUG USE TESTING PRO-
10	GRAM.—
11	"(A) IN GENERAL.—A certification by the
12	chief executive officer of the State that the
13	State will operate a program to test all appli-
14	cants for assistance under the State program
15	funded under this part, and all individuals de-
16	scribed in subparagraph (B) of section
17	408(a)(12), for the use of illegal drugs (as de-
18	fined in subparagraph (E)(i) of such section),
19	and to deny assistance under such State pro-
20	gram to individuals who test positive for illegal
21	drug use or who are convicted of drug-related
22	crimes, as required by such section.
23	"(B) Authority for continued test-
24	ING.—The program described in subparagraph
25	(A) may include a plan to continue testing indi-
26	viduals receiving assistance under the State

1	program funded under this part for illegal drug
2	use at random or set intervals after the initial
3	testing of such individuals, at the discretion of
4	the State agency administering such State pro-
5	gram.".
6	(b) REQUIREMENT THAT APPLICANTS AND INDIVID-
7	UALS RECEIVING ASSISTANCE BE TESTED FOR ILLEGAL
8	Drug Use.—Section 408(a) of the Social Security Act
9	(42 U.S.C. 608(a)) is amended by adding at the end the
10	following new paragraph:
11	"(12) Requirement for drug testing; de-
12	NIAL OF ASSISTANCE FOR INDIVIDUALS FOUND TO
13	HAVE USED ILLEGAL DRUGS AND INDIVIDUALS CON-
14	VICTED OF DRUG-RELATED OFFENSES.—
15	"(A) In General.—A State to which a
16	grant is made under section 403 shall not use
17	any part of the grant to provide assistance to
18	any individual who has not been tested for ille-
19	gal drug use under the program required under
20	section 402(a)(8).
21	"(B) Transition rule.—In the case of
22	an individual who is receiving assistance under
23	the State program funded under this part on
24	the effective date of the Drug Free Families

Act of 2008, or whose application for assistance

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1	is approved before such date if such assistance
2	has not begun as of such date, a State may not
3	provide assistance to such individual unless
4	such individual is tested for illegal drug use
5	under the program described in subparagraph
6	(A) after the 3rd month that begins after such
7	date.
8	"(C) Denial of assistance for indi-
9	VIDUALS WHO TEST POSITIVE FOR ILLEGAL
10	DRUG USE AND INDIVIDUALS CONVICTED OF
11	DRUG-RELATED CRIMES.—In the case of—
12	"(i) an individual who tests positive
13	for illegal drug use under the program de-
14	scribed in subparagraph (A); or
15	"(ii) an individual who is convicted of
16	a drug-related crime after the effective
17	date of the Drug Free Families Act of
18	2008;
19	the State shall not provide assistance to the in-
20	dividual under the State program funded under
21	this part unless such individual enters and suc-
22	cessfully completes (as determined by the State)
23	a drug rehabilitation or treatment program and
24	does not test positive for illegal drug use in the
25	6-month period beginning on the date the indi-

1	vidual enters such rehabilitation or treatment
2	program. The State may test the individual for
3	illegal drug use at random or set intervals, at
4	the discretion of the State, after such period.
5	"(D) PERMANENT DENIAL OF ASSISTANCE
6	AFTER THIRD DRUG-RELATED DENIAL.—In the
7	case of an individual who is denied assistance
8	under subparagraph (C) 3 times, as a result of
9	3 separate positive tests for illegal drug use, 3
10	separate convictions for drug-related crimes
11	(not including convictions that are imposed con-
12	currently in time), or any combination of 3 such
13	separate tests or convictions, a State may not
14	provide assistance to such individual under the
15	State program funded under this part at any
16	time after the 3rd such test or conviction.
17	"(E) Definitions.—For purposes of this
18	paragraph—
19	"(i) ILLEGAL DRUG.—The term 'ille-
20	gal drug' means a controlled substance as
21	defined in section 102 of the Controlled
22	Substances Act (21 U.S.C. 802).
23	"(ii) Drug rehabilitation of
24	TREATMENT PROGRAM.—The term 'drug

rehabilitation or treatment program'

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means a program determined by the State
to provide treatment that can lead to the
rehabilitation of drug users, but only if
such program complies with all applicable
Federal, State, and local laws and regulations.

"(iii) Drug-related crime' means any crime involving the possession, use, or sale of an illegal drug.".

(c) Effective Date.—

- (1) IN GENERAL.—Except as provided in paragraph (2), the amendments made by this section shall take effect on the 1st day of the 1st calendar quarter that begins on or after the date that is 1 year after the date of the enactment of this Act.
- (2) Delay Permitted if State Legislation Required.—In the case of a State plan under section 402(a) of the Social Security Act which the Secretary of Health and Human Services determines requires State legislation (other than legislation appropriating funds) in order for the plan to meet the additional requirements imposed by the amendments made by this Act, the State plan shall not be regarded as failing to comply with the requirements of

such section 402(a) solely on the basis of the failure of the plan to meet such additional requirements before the 1st day of the 1st calendar quarter beginning after the close of the 1st regular session of the State legislature that begins after the date of enactment of this Act. For purposes of the previous sentence, in the case of a State that has a 2-year legislative session, each year of such session shall be deemed to be a separate regular session of the State legislature.

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