## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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### HOUSE BILL 392 Committee Substitute Favorable 4/3/13 Third Edition Engrossed 4/9/13 Senate Health Care Committee Substitute Adopted 6/26/13 Fifth Edition Engrossed 7/10/13 Proposed Conference Committee Substitute H392-PCCS70498-TK-1

Short Title:	Warrant Status/Drug Screen Public Assist.	(Public)
Sponsors:		
Referred to:		

#### March 21, 2013

1 A BILL TO BE ENTITLED 2 AN ACT REQUIRING A COUNTY DEPARTMENT OF SOCIAL SERVICES (DSS) TO 3 VERIFY WHETHER AN APPLICANT FOR OR RECIPIENT OF TEMPORARY 4 ASSISTANCE FOR NEEDY FAMILIES (TANF) BENEFITS OR FOOD AND NUTRITION SERVICES (FNS) BENEFITS IS A FLEEING FELON OR A PROBATION 5 OR PAROLE VIOLATOR. TO DIRECT INTERAGENCY COOPERATION AND 6 7 INFORMATION SHARING IN ORDER TO VERIFY THE ELIGIBILITY STATUS OF 8 AN APPLICANT OR RECIPIENT, TO DENY TANF OR FNS BENEFITS TO AN 9 APPLICANT OR RECIPIENT WHO IS A FLEEING FELON OR A PROBATION OR PAROLE VIOLATOR, AND TO REQUIRE DRUG SCREENING AND TESTING FOR 10 11 CERTAIN APPLICANTS AND RECIPIENTS OF WORK FIRST PROGRAM 12 ASSISTANCE.

Whereas, federal law, specifically 42 U.S.C. § 601, et seq., requires that states receiving funds under certain federal grant programs shall not use any part of the grant to provide assistance to any individual who is (i) fleeing to avoid prosecution, custody, or confinement after conviction under the laws of the place from which the individual flees, for a crime or an attempt to commit a crime, which is a felony under the laws of the place from which the individual flees, or (ii) violating a condition of probation or parole imposed under federal or state law; and

Whereas, states receiving these federal grant funds are authorized under federal law to establish safeguards against the use or disclosure of information about applicants or recipients for assistance under the state program funded under federal law; and

Whereas, federal law expressly authorizes the state agency administering the program to furnish a federal, state, or local law enforcement officer, upon the request of the officer, with the current address of any recipient if the officer furnishes the agency with the name of the applicant or recipient under specified circumstances; and

Whereas, conducting a criminal background check on applicants for or recipients of public assistance benefits is necessary in order to ensure compliance with federal laws



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	General Assembly Of North Carolina Session 2013
1 2	prohibiting a fleeing felon or probation or parole violator from receiving public assistance benefits; and
3	Whereas, the apprehension of individuals by law enforcement may be necessary to
4 5	protect and safeguard the public; and Whereas, state agencies administering the program may have or receive information
6 7 8	that is necessary for a law enforcement agency to conduct the official duties of the agency, and the location or apprehension of the applicant or recipient is within a law enforcement agency's official duties; Now, therefore,
9	The General Assembly of North Carolina enacts:
10 11	PART I. SHARE ARREST WARRANT STATUS OF APPLICANTS FOR PUBLIC
12	ASSISTANCE
13	SECTION 1. Part 1 of Article 2 of Chapter 108A of the General Statutes is
14	amended by adding the following new section to read:
15	"§ 108A-26.1. Information sharing of outstanding arrest warrant of applicant for or
16	recipient of program assistance.
17	(a) A county department of social services shall notify an applicant for program
18	assistance under Part 2 or Part 5 of this Article that release of confidential information from the
19	applicant's records may not be protected if there exists an outstanding warrant for arrest against
20	the applicant. A county department of social services shall notify a recipient under a program of
21	public assistance under Part 2 or Part 5 of this Article at the time of renewal of the recipient's
22	application for such program assistance that release of confidential information from the
23	recipient's records may not be protected if there exists an outstanding warrant for arrest against
24	the recipient.
25	(b) Notwithstanding G.S. 108A-80, and to the extent otherwise allowed by federal and
26	State law, a county department of social services shall ensure that the criminal history of an
27	applicant, or of a recipient at the time of benefits renewal, is checked in a manner and to the
28	extent necessary to verify whether an applicant for or recipient of program assistance under
29 30	Part 2 or Part 5 of this Article is (i) fleeing to avoid prosecution, custody, or confinement after
30 31	conviction under the laws of the place from which the individual flees, for a crime or an attempt to commit a crime, which is a felony under the laws of the place from which the
32	individual flees, or (ii) violating a condition of probation or parole imposed under federal or
32 33	State law.
34	(1) A criminal history check utilizing currently accessible databases shall be
35	conducted by the county department of social services, subject to
36	G.S. 114-19.34 and to the extent permitted by allocated county and State
37	resources.
38	(2) Nothing in this section requires fingerprints to be taken of every applicant
39	for or recipient of a program of public assistance.
40	(3) Counties are not required to allocate funds to comply with this section but
41	are authorized to make such allocations on a voluntary basis.
42	(c) Nothing in this section shall be construed to authorize the disclosure of any
43	information otherwise protected by State or federal law or regulation.
44	(d) This section applies to applicants for or recipients of program assistance under Part
45	2 or Part 5 of this Article only.
46	(e) <u>The Social Services Commission shall adopt any rules necessary to implement this</u>
47	section, including rules addressing the sharing of confidential information between county
48	departments of social services and law enforcement agencies.
49 70	(f) The Secretary of the Department of Health and Human Services shall promote
50	cooperation among State and local agencies to perform the functions described in this section.
51	The Department of Health and Human Services shall cooperate and collaborate with the Office

	General Assembly Of North Carolina Session 2013
1	of the State Controller, the Administrative Office of the Courts, the Department of Justice, the
2	State Bureau of Investigation, and the Department of Public Safety to develop protocols to
3	implement this section.
4	(g) Annually on April 1, each county department of social services shall report to the
5	Department of Health and Human Services on the number of individuals who are denied
6	benefits under this section during the preceding calendar year.
7	(h) Annually on May 1, the Department of Health and Human Services shall report to
8	the Joint Legislative Oversight Committee on Health and Human Services of the General
9	Assembly on the number of individuals who are denied assistance under this section. The
10	report shall include a breakdown by county."
11	SECTION 2. Part 1 of Article 2 of Chapter 108A of the General Statutes is
12	amended by adding the following new section to read:
13	"§ 108A-26.2. Fleeing felon or parole or probation violator; eligibility for program
14	assistance; federal approval; review by department.
15	(a) Subject to subsection (b) of this section, a department of social services shall not
16	grant public assistance under Part 2 or Part 5 of Article 2 of Chapter 108A of the General
17	Statutes if the department receives information described in G.S. 108A-26.1 that the applicant
18	for or recipient of program assistance is subject to arrest under an outstanding warrant arising
19	from a charge of violating conditions of parole or probation or from a felony charge against that
20	applicant or recipient in any jurisdiction. This section does not affect the eligibility for
21	assistance of other members of the applicant's or recipient's household. An applicant or
22	recipient described in this section is eligible for program assistance if all other eligibility
23	criteria of the law are met when the applicant or recipient is no longer subject to arrest under an
24	outstanding warrant as described in this section.
25	(b) If federal approval is required in order to prevent the loss of federal reimbursement
26	as a result of the application of this section to an applicant for or recipient of program
27	assistance, the Department of Health and Human Services shall promptly take any action
28	necessary to obtain federal approval."
29	SECTION 3. Part 2 of Article 4 of Chapter 114 of the General Statutes is amended
30	by adding the following new section to read:
31	"§ 114-19.34. Criminal record checks of applicants and recipients of programs of public
32	assistance.
33	(a) Upon receipt of a request from a county department of social services pursuant to
34	G.S. 108A-26.1, the Department of Justice shall, to the extent allowed by federal law, provide
35	to the county department of social services the criminal history from the State or National
36	Repositories of Criminal Histories of an applicant for, or recipient of, program assistance under
37	Part 2 or Part 5 of Article 2 of Chapter 108A of the General Statutes.
38	(b) The county department of social services shall provide to the Department of Justice,
39	along with the request, any information required by the Department of Justice and a form
40	signed by the individual to be checked consenting to the check of the criminal record and to the
41	use of any necessary identifying information required by the State or National Repositories.
42	The county department of social services shall keep all information pursuant to this section
43	confidential and privileged, except as provided in G.S. 108A-26.1.
44	(c) <u>The Department of Justice may charge a reasonable fee only for conducting the</u>
45	checks of the criminal history records authorized by this section."
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47	PART II. DRUG SCREENING AND TESTING FOR WORK FIRST PROGRAM
48	ASSISTANCE
49 50	SECTION 4. G.S. 108A-29.1 reads as rewritten:
50	"§ 108A-29.1. Substance abuse treatment required; drug Drug screening and testing for
51	Work First Program <u>applicants and recipients</u> .

# General Assembly Of North Carolina

1		applicant or current recipient of Work First Program benefits, determined by a
2		sional in Substance Abuse (QPSA) or by a physician certified by the American
3		tion Medicine (ASAM) to be addicted to alcohol or drugs and to be in need of
4		stance abuse treatment services shall be required, as part of the person's MRA
5		on to receiving Work First Program benefits, to participate satisfactorily in an
6	-	an of treatment in an appropriate treatment program. As a mandatory program
7		participation in an addiction treatment program, each applicant or current
8		e required to submit to an approved, reliable, and professionally administered
9		ng for presence of alcohol or drugs, without advance notice, during and after
10		accordance with the addiction treatment program's individualized plan of
11		y up, and continuing care services for the applicant or current recipient. The
12	-	I require a drug test to screen each applicant for or recipient of Work First
13		ice whom the Department reasonably suspects is engaged in the illegal use of
14		nces. The Department shall provide notice of drug testing to each applicant or
15 16	_	ble supplicant or recipient that drug screening, and testing if
10 17		ble suspicion that an individual is engaged in the illegal use of controlled
17		be conducted as a condition of receiving Work First Program assistance, and
18 19		of the drug tests will remain confidential and will not be released to law
20		pendent children under the age of 18 are exempt from the requirements of this artment shall require the following:
20	<u>section. The Dep</u> (1)	<u>That for two-parent households, both parents comply with the requirements</u>
21	<u>(1)</u>	of this section.
22	<u>(2)</u>	That any teen parent who is emancipated pursuant to Article 35 of Chapter
23	<u>(2)</u>	7B of the General Statutes complies with the requirements of this section.
25	(3)	That each applicant or recipient be advised before drug testing that he or she
26	<u>(5)</u>	may inform the agent administering the test of any prescription or
27		over-the-counter medication he or she is taking.
28	(4)	That each applicant or recipient being tested signs a written
29	<u></u>	acknowledgement that he or she has received and understood the notice and
30		advice provided under this subsection.
31	(5)	That each applicant or recipient who fails a drug test understands that he or
32		she has the right to take one or more additional tests at his or her own
33		expense.
34	<u>(6)</u>	That each applicant or recipient who fails a drug test be provided with
35		information regarding substance abuse, substance abuse counseling, and
36		substance abuse treatment options, including a list of substance abuse
37		treatment programs that may be available to the individual.
38	(b) An ap	plicant or current recipient who fails to comply with any requirement imposed
39	pursuant to this s	ection shall not be eligible for benefits or shall be subject to the termination of
40	benefits, but shall	l be considered to be receiving benefits for purposes of determining eligibility
41	for medical assis	tance. An applicant or recipient who tests positive for controlled substances as
42	a result of a dru	g test required under this section is ineligible to receive Work First Program
43	assistance for on	e year from the date of the positive drug test except as provided in subsections
44		f this section. The individual may reapply after one year. However, if the
45		y subsequent positive drug tests, the individual shall be ineligible for benefits
46		om the date of the subsequent positive drug test unless the individual reapplies
47		ection (b1) or (b2) of this section.
48		oplicant or recipient deemed ineligible under subsection (b) of this section may
49		K First Program assistance after the expiration of 30 days from the date of the
50		st if the individual can document either the successful completion of or the
51	current satisfacto	bry participation in a substance abuse treatment program offered by a provider

### **General Assembly Of North Carolina**

under subsection (e) of this section and licensed by the Department. The applicant or recipient 1 2 who reapplies for Work First Program assistance after successful completion of a substance 3 abuse program shall pass a drug test. The cost of any drug testing and substance abuse program 4 provided under this subsection shall be the responsibility of the individual being tested and 5 receiving treatment. An applicant or recipient who reapplies for Work First Program assistance 6 pursuant to this subsection may reapply one time only. (b2) 7 An applicant or recipient deemed ineligible under subsection (b) of this section may 8 reapply for Work First Program assistance after the expiration of 30 days from the date of the 9 positive drug test if a qualified professional in substance abuse or a physician certified by the American Society of Addiction Medicine determines a substance abuse program is not 10 11 appropriate for the individual and that individual has passed a subsequent drug test. The cost of any drug testing provided under this subsection shall be the responsibility of the individual 12 13 being tested. An applicant or recipient who reapplies for Work First Program assistance 14 pursuant to this subsection may reapply one time only. The children of any applicant or current recipient shall remain eligible for benefits, 15 (c) 16 and these benefits shall be paid to a protective payee pursuant to G.S. 108A-38. 17 An applicant or current recipient shall not be regarded as failing to comply with the (d)18 requirements of this section if an appropriate drug or alcohol treatment program is 19 unavailable. The Social Services Commission shall adopt rules pertaining to the testing of 20 applicants and recipients under this section. The Social Services Commission shall adopt rules 21 pertaining to the successful completion of, or the satisfactory participation in, a substance abuse 22 treatment program under subsection (b1) of this section, including rules regarding timely 23 reporting of completion of or participation in the substance abuse treatment programs. 24 (e) Area mental health authorities organized pursuant to Article 4 of Chapter 122C of 25 the General Statutes shall be responsible for administering the provisions of this section. 26 <del>(f)</del> The requirements of this section may be waived or modified as necessary in the case 27 of individual applicants or recipients to the degree necessary to comply with Medicaid eligibility provisions. 28 29 For the purposes of this section, reasonable suspicion that an applicant for, or (g) 30 recipient of, Work First Program assistance is engaged in the illegal use of controlled 31 substances may be established only by utilizing the following methods: 32 A criminal record check conducted under G.S. 114-19.34 that discloses a (1)33 conviction, arrest, or outstanding warrant relating to illegal controlled 34 substances within the three years prior to the date the criminal record check 35 is conducted. 36 (2) A determination by a qualified professional in substance abuse or a 37 physician certified by the American Society of Addiction Medicine that an 38 individual is addicted to illegal controlled substances. 39 A screening tool relating to the abuse of illegal controlled substances that (3) vields a result indicating that the applicant or recipient may be engaged in 40 41 the illegal use of controlled substances. 42 Other screening methods, as determined by the Social Services Commission (4) under subsection (d) of this section. 43 44 Child only cases shall be exempt from the requirements of this section." (h) 45 **SECTION 5.** The Social Services Commission shall adopt rules implementing this act. The Social Services Commission may issue temporary rules, in addition to its permanent 46 47 rule-making authority, to enforce this act. Rules for the implementation of Section 4 of this act 48 shall be adopted no later than February 1, 2014. 49 SECTION 6. The Department of Health and Human Services shall report to the 50 General Assembly no later than April 1, 2014, on the implementation of Section 4 of this act. 51

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## PART III. EFFECTIVE DATE AND SEVERABILITY

2 **SECTION 7.** If any provision of this act or its application is held invalid, the 3 invalidity does not affect other provisions or applications of this act that can be given effect 4 without the invalid provisions or application, and to this end the provisions of this act are 5 severable.

6 **SECTION 8.** Section 4 of this act becomes effective August 1, 2014. The 7 remainder of this act becomes effective October 1, 2013.