Amendment No.1

Committee/Subcommittee hearing bill: Health & Human Services Committee

Representative Smith offered the following:

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

3

1 2

Amendment

Remove lines 47-62 and insert:

(2) INELIGIBILITY DUE TO FELONY CONVICTION - Pursuant to Pub.L.No. 104-193, s. 115, an individual convicted, on or after July 1, 2012, of an offense classified as a felony for possession of a controlled substance, as defined in the Controlled Substances Act, 21 U.S.C., s. 802(6), is not eligible for temporary cash assistance or food assistance unless the department receives verification that the individual has satisfactorily completed a drug treatment program offered by a provider that meets the requirements of s. 397.401 and is licensed by the department. The department shall specify through rule, the criteria to determine satisfactory completion of a drug treatment program. An individual who has a felony

350871 - h813-line47.docx

Published On: 2/20/2012 5:58:03 PM

19

20

21

22

23

24

25

conviction	on fo	or drug	tra	ffic	king,	pursua	ant	to	s.89	93.135	, is	not
eligible	for	tempora	ary	cash	assi	stance	or	foc	od as	ssista	nce.	

	(a)	Ιf	an	ind	ividua	al is	s de	emec	l ine	eligib	le	for	te	empora	ıry
cash	assi	ista	ince	or	food	assi	ista	nce	as a	resu	lt	of .	a f	elony	drug
conv	icti	on,	a p	rot	ective	e pay	yee	shal	.l be	desi	gna	ted	to	rece	eive
the a	assis	star	ice	on :	behalf	of	the	oth	ner m	nember	s o	f t	he	assis	tance
group	ρ.														