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H.627

Introduced by Representative Pugh of South Burlington

Referred to Committee on

Date:

Subject: Health; food and drugs; treatment of opiate addiction

Statement of purpose: This bill proposes to require the department of health to authorize opiate addiction treatment programs and to expand certain physicians' authority to provide opiate addiction treatment.

An act relating to an opiate addiction treatment system

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. 18 V.S.A. chapter 93 is added to read:

CHAPTER 93. TREATMENT OF OPIATE ADDICTION

§ 4751. PURPOSE

It is the purpose of this chapter to authorize the department of health to establish a regional system of opiate addiction treatment.

§ 4752. OPIATE ADDICTION TREATMENT SYSTEM

(a) The department of health shall establish by rule a regional system of opiate addiction treatment.

(b) The rules shall include the following requirements:

1 (1) Patients shall receive appropriate, comprehensive behavioral
2 therapy.

3 (2) A medical assessment shall be conducted to determine whether
4 pharmacological treatment, which may include methadone, buprenorphine, and
5 other federally approved medications to treat opiate addiction, is medically
6 appropriate.

7 (3) Controlled substances for use in federally approved pharmacological
8 treatments for opiate addiction shall be dispensed only by:

9 (A) a treatment program authorized by the department of health; or

10 (B) a physician who is not affiliated with an authorized treatment
11 program but who meets federal requirements for use of controlled substances
12 in the pharmacological treatment of opiate addiction.

13 (4) Comprehensive education and training requirements shall apply for
14 physicians, pharmacists, and certified or licensed alcohol and drug abuse
15 counselors affiliated with an approved treatment program, including relevant
16 aspects of behavioral therapy and pharmacological treatment.

17 (5) Patients shall abide by rules of conduct, violation of which may
18 result in discharge from the treatment program, including:

19 (A) provisions requiring urinalysis at such times as the program may
20 direct;

1 (B) restrictions on medication dispensing designed to prevent
2 diversion of medications and to diminish the potential for patient relapse; and

3 (C) such other rules of conduct as a provider authorized to provide
4 treatment under subdivision (3) of this subsection may require.

5 (c) No later than January 15 of each year from 2013 through 2016,
6 inclusive, the commissioner shall report to the house committees on human
7 services and on health care and the senate committee on health and welfare
8 regarding the regional system of opiate addiction treatment.

9 Sec. 2. REPEAL

10 Sec. 132 of No. 66 of the Acts of 2003 (Opiate addiction treatment) is
11 repealed on July 1, 2012.

12 Sec. 3. EFFECTIVE DATE

13 This act shall take effect on July 1, 2012.