SENATE CHAMBER

STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT No	
COMMITTEE AMENDMENT	
	(Date)
Mr./Madame President:	
I move to amend Senate Bill No. 609, Page 4, Line 20, as follows:	
By inserting a new subsection E as follows:	
"E. The Office of the State Treasurer shall screen the parent or legal guard student and the qualified student to determine if they are engaged in the ill substance or substances. If the Office of the State Treasurer has made a door legal guardian of the qualified student or the qualified student is engaged controlled substance or substances, the application for an education emports avings card shall be denied. The Office of the State Treasurer shall prome the provisions of this subsection consistent with the following:	legal use of a controlled etermination that the parent ed in the illegal use of a werment scholarship
a. the Office of the State Treasurer shall create a controlled substance screadministered at the time of application. The process shall, at a minimum, is Subtle Screening Inventory (SASSI) or other similar screening methods. It reasonable expectation of certainty, the Office of the State Treasurer shall further screening methods, which may include, but are not limited to, a clip Addictions Severity Index (ASI). If the Office of the State Treasurer has retained the parent or legal guardian of the qualified student or the qualified stillegal use of a controlled substance or substances, the Office of the State Though not required, to request administration of a chemical drug test, such all such initial screenings shall not be borne by the parent or legal guardian the qualified student,	include a Substance Abuse f necessary to establish a be authorized to use inical interview and an easonable cause to believe udent is engaged in the Treasurer is authorized, h as urinalysis. The cost of
b. if at any time during the controlled substance screening process, the particle the qualified student or the qualified student refuses to participate, that refuse of the application for an education empowerment scholarship savings card	fusal shall lead to a denial
c. if the Office of the State Treasurer, as the result of a controlled substant determined that the parent or legal guardian of the qualified student or the engaged in the illegal use of a controlled substance or substances, the apple empowerment scholarship savings card shall be denied, subject to the follows:	qualified student is lication for an education
(Floor Amendments Only) Date and Time Filed:	_
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- (1) if there has not already been a chemical drug test administered as part of the controlled substance screening process, the parent or legal guardian of the qualified student or the qualified student may submit proof of a negative chemical drug test from a state certified laboratory to challenge the Office of the State Treasurer's finding that the parent or legal guardian of the qualified student or the qualified student is engaged in the illegal use of a controlled substance or substances. Proof of the chemical drug test must be submitted to the Office of the State Treasurer no later than the tenth calendar day following denial. If denial is communicated by mail, the ten (10) day window begins on the day after the date of mailing of the denial notice to the last known address of the parent or legal guardian of the qualified student or the qualified student. The denial notice is considered to be mailed on the date that appears on the notice, unless otherwise indicated by the facts,
- (2) if denied due to the provisions of this subparagraph, a parent or legal guardian of the qualified student and the qualified student shall not be approved until one (1) year has passed since the date of denial.
- (a) if the parent or legal guardian of the qualified student or the qualified student is denied due to the provisions of this paragraph, the Office of the State Treasurer shall provide a list of substance abuse treatment programs to the denied parent or legal guardian of the qualified student or the qualified student,
- (b) if the parent or legal guardian of the qualified student and the qualified student have successfully complied with a recommended substance abuse treatment program after the date of denial, the parent or legal guardian of the qualified student and the qualified student may be approved for cash benefits after six (6) months have passed since the date of denial, rather than the required one (1) year, and
- (3) if a parent or legal guardian of the qualified student and the qualified student have been denied an education empowerment scholarship savings card two times due to the provisions of this subparagraph, the parent or legal guardian of the qualified student and the qualified student shall be ineligible for an education empowerment scholarship savings card for a period of three (3) years from the date of the second denial.

By re-lettering subsequent subsections

And by amending the title to conform.

Submitted by:

Senator Sparks

Sparks-EB-FA-SB609
3/9/2016 3:45 PM

[insert attachment here]
(Floor Amendments Only) Date and Time Filed:

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