HOUSE	AMENDMENT NO
	Offered By
AMEND House Committee Substitu	ute for House Bill Nos. 73 & 47, Page 1, Section A, Line 2, by
inserting after all of said section and	l line the following:
"105.012. 1. Before taking	g office and once every two years thereafter, all state elected officials,
shall be subject to chemical testing	of their blood or urine for the purpose of determining the drug conten
of the blood. The costs of such testi	ing shall be paid by such official.
2. To be considered valid, or	chemical tests of the person's blood or urine shall be performed
according to methods and devices a	pproved by the state department of health and senior services, and
shall be performed by licensed medi	ical personnel or by a person possessing a valid permit issued by the
state department of health and senio	or services for this purpose. A blood test shall not be performed if the
medical personnel, in good faith me	dical judgment, believe such procedure would endanger the health of
the person.	
3. Upon request of the pers	on tested, full information concerning the test shall be made available
to the person.	
4. Refusal to submit to a dr	rug test as authorized under this section is an admission that the offici
has taken a controlled substance wit	thout legal authorization. An official who refuses to submit to a drug
test under this section shall be subje	ect to any sanction authorized by law or rule covering the respective
official.	
5. An official who tests pos	sitive for drugs that have not been lawfully prescribed or based on the
testing has been shown to have abus	sed the use of drugs that were otherwise lawfully prescribed shall
participate in a drug treatment progr	ram. An official who tests positive for drugs under such circumstance
and who fails to participate in a drug	g treatment program shall be subject to any sanction authorized by law
or rule covering the respective offic	ial.
6. For purposes of this sect	ion, "drug" means marijuana, any narcotic drug or controlled
substance as defined in chapter 195.	, RSMo, or the metabolite of any such substance.
7. No person administering	a chemical test under this section or any other person, firm, or
-	is associated shall be civilly liable for damages to the person tested
except for negligence or by willful of	
Further amend said bill by amending	g the title, enacting clause, and intersectional references accordingly.
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Action Taken	Date 1