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(PRE-FILED)

4lr0157 CF HB 119

By: Chair, Finance Committee (By Request - Departmental - Health)

Requested: September 13, 2023 Introduced and read first time: January 10, 2024 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Public Health – Giving Infants a Future Without Transmission (GIFT) Act

FOR the purpose of altering certain HIV and syphilis reporting and testing requirements
for hospitals and health care providers for pregnant women and newborns, including
by requiring that the pregnancy status of certain individuals be included in certain
reports and that certain health care providers submit certain blood samples to
medical laboratories; and generally relating to testing and reporting requirements
for HIV and syphilis.

- 9 BY repealing and reenacting, with amendments,
- 10 Article Health General
- 11 Section 18–201.1, 18–202.1, 18–307, and 18–336
- 12 Annotated Code of Maryland
- 13 (2023 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

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Article – Health – General

17 18–201.1.

(a) A [physician] HEALTH CARE PROVIDER who has diagnosed [a patient] AN
 INDIVIDUAL under the [physician's] HEALTH CARE PROVIDER'S care with [human
 immunodeficiency virus] HIV infection or acquired immunodeficiency syndrome according
 to the current definition published in the [morbidity and mortality weekly report]
 MORBIDITY AND MORTALITY WEEKLY REPORT by the Centers for Disease Control and
 Prevention of the Department of Health and Human Services shall submit immediately a



$rac{1}{2}$	report to the health officer for the county where the [physician] HEALTH CARE PROVIDER cares for that [patient] INDIVIDUAL.					
3	(b) ⁷	The report shall:				
4	(1) Be on the form that the Secretary provides;				
5	(2) Identify the disease;				
6 7	(and] INDIVIE	(3) State the name, age, race, sex, and residence address of the [patient; TDUAL;				
8 9	APPLICABLE	(4) STATE THE PREGNANCY STATUS OF THE INDIVIDUAL, IF ; AND				
10	I	(4)] (5) Be signed by the [physician] HEALTH CARE PROVIDER.				
$\begin{array}{c} 11 \\ 12 \end{array}$		1) A [physician] HEALTH CARE PROVIDER shall submit a report as ubsection (b) of this section to the Secretary within 48 hours of [the]:				
$\frac{13}{14}$	human immu	(I) THE birth of an infant whose mother has tested positive for [the nodeficiency virus] HIV; AND				
$\begin{array}{c} 15\\ 16 \end{array}$	PURPOSE OF	(II) A PREGNANT WOMAN TESTING POSITIVE FOR HIV, FOR THE INTERVENTION.				
17 18 19 20	the [date that the report required in paragraph (1) of this subsection was submitted] INFANT'S DATE OF BIRTH, the Secretary shall have the newborn infant's name removed					
$\begin{array}{c} 21 \\ 22 \end{array}$	(d) (section are:	1) All [physician] HEALTH CARE PROVIDER reports required under this				
23		(i) Confidential and subject to Title 4, Subtitle 1 of this article; and				
$\begin{array}{c} 24 \\ 25 \end{array}$	are subject to	(ii) Not medical records under Title 4, Subtitle 3 of this article, but the confidentiality requirements of Title 4, Subtitle 1 of this article.				
26 27 28		2) The reports and any proceedings, records, or files relating to the reports er this section are not discoverable and are not admissible in evidence in any				
29 30		3) This subsection does not apply to a disclosure by the Secretary to mental agency performing its lawful duties pursuant to State or federal law				

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where the Secretary determines the agency to whom the information is disclosed willmaintain the confidentiality of the disclosure.

3 18-202.1.

4	(a)	In th	his section, "institution" includes:				
5		(1)	A hospital;				
6		(2)	A nursing home;				
7		(3)	A hospice facility;				
8		(4)	A medical clinic in a correctional facility;				
9		(5)	An inpatient psychiatric facility; and				
10		(6)	An inpatient drug rehabilitation facility.				
$11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16$	diagnosis of [human immunodeficiency virus] HIV or acquired immunodeficiency syndrome according to the current definition published in the [morbidity and mortality weekly report] MORBIDITY AND MORTALITY WEEKLY REPORT by the Centers for Disease Control and Prevention, a clinical or infection control practitioner shall submit a						
17	(c)	The r	'he report shall:				
18		(1)	Be on the form that the Secretary provides;				
19		(2)	Identify the disease;				
$\begin{array}{c} 20\\ 21 \end{array}$	with the dise	(3) State the name, age, race, sex, and residence address of the individual disease;					
$\begin{array}{c} 22\\ 23 \end{array}$	(4) APPLICABLE;		STATE THE PREGNANCY STATUS OF THE INDIVIDUAL, IF				
24		[(4)]	(5) State the name of the administrative head of the institution; and				
25		[(5)]	(6) State the address of the institution.				
26	(d)	(1)	All institution reports required under this section are:				

1 (ii) Not medical records under Title 4, Subtitle 3 of this article, but 2 are subject to the confidentiality requirements of Title 4, Subtitle 1 of this article.

3 (2) The reports and any proceedings, records, or files relating to the reports 4 required under this section are not discoverable and are not admissible in evidence in any 5 civil action.

6 (3) This subsection does not apply to a disclosure by the Secretary to 7 another governmental agency performing its lawful duties in accordance with State or 8 federal law where the Secretary determines the agency to whom the information is 9 disclosed will maintain the confidentiality of the disclosure.

10 18–307.

11 (a) This section does not apply to a woman who objects to a standard serological 12 syphilis test because the test is against the religious beliefs and practices of the woman.

13 (b) (1) The [individual] HEALTH CARE PROVIDER attending a woman for 14 pregnancy shall submit to a medical laboratory:

15 (i) A blood sample taken from the woman at the time that the 16 [individual] **HEALTH CARE PROVIDER** first examines the woman; [and]

17 (ii) A blood sample taken from the woman [during the third 18 trimester of the pregnancy] IN THE THIRD TRIMESTER AT:

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 1.
 THE PRENATAL VISIT AT 28 WEEKS OF GESTATION; OR

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 2.
 THE FIRST PRENATAL VISIT AFTER 28 WEEKS OF

 21
 GESTATION; AND

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 (11)

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 0.

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 (11)

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 (11)

22(III)1.A BLOOD SAMPLE TAKEN FROM THE WOMAN WHO23DELIVERS A LIVE BORN INFANT AT THE TIME OF DELIVERY; OR

242.A BLOOD SAMPLE TAKEN FROM THE WOMAN WHO25DELIVERS A STILLBORN INFANT:

26	А.	AT 20 WEEKS OF GESTATION OR LATER; OR
27	В.	WEIGHING AT LEAST 500 GRAMS.

28 (2) The medical laboratory to which a blood sample is submitted shall do a 29 standard serological syphilis test that is approved by the Department.

1 (C) A HOSPITAL SHALL DETERMINE THE SYPHILIS SEROLOGIC STATUS OF 2 THE MOTHER BEFORE DISCHARGING THE NEWBORN FOR THE PURPOSES OF 3 NEONATAL EVALUATION AND TREATMENT.

4 (D) THE DEPARTMENT MAY ADOPT RULES, REGULATIONS, AND STANDARDS 5 UNDER THIS SECTION.

6 18–336.

7 (a) (1) In this section the following words have the meanings indicated.

8 (2) "Health care facility" has the same meaning stated in § 18–338.2 of this 9 subtitle.

10 (3) "Health care provider" means a physician, nurse, or designee of a health
11 care facility.

12 (4) "HIV" means the human immunodeficiency virus that causes acquired 13 immune deficiency syndrome.

14 (b) (1) Except as provided in Title 11, Subtitle 1, Part II of the Criminal 15 Procedure Article or § 18–338.3 of this subtitle, before obtaining a fluid or tissue sample 16 from the body of an individual for the purpose of testing the fluid or tissue for the presence 17 of HIV infection, a health care provider shall:

(i) Inform the individual verbally or in writing that HIV testing will
 be performed on a specimen obtained from the individual unless the individual refuses HIV
 testing;

(ii) Provide the individual verbal or written information or show a
video that includes an explanation of HIV infection and the meaning of positive and
negative test results;

24 (iii) Offer the individual an opportunity to ask questions and decline25 HIV testing; and

26 (iv) If the individual refuses HIV testing, document in the medical 27 record the individual's decision.

28 (2) (i) Consent for HIV testing shall be included in a patient's general 29 informed consent for medical care in the same category as other screening and diagnostic 30 tests.

(ii) Except as otherwise provided in this section, a health care
 provider may not be required to obtain consent for HIV testing using a separate consent
 form.

1 (3) A health care provider shall make available to individuals for whom 2 HIV testing is performed easily understood informational materials in the languages of the 3 commonly encountered populations of the health care provider.

4 (C) UNLESS A PATIENT DECLINES, A HEALTH CARE PROVIDER SHALL 5 OBTAIN A FLUID OR TISSUE SAMPLE FOR THE PURPOSE OF TESTING THE FLUID OR 6 TISSUE FOR THE PRESENCE OF HIV INFECTION FROM:

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(1) THE BODY OF A PREGNANT WOMAN DURING DELIVERY; AND

8 (2) A NEWBORN WHEN THE PREGNANT WOMAN'S HIV STATUS IS 9 UNKNOWN.

10 [(c)] (D) (1) If the HIV test is ordered at a location that is not a health care 11 facility, informed consent shall be in writing and signed by the individual on an informed 12 consent for HIV testing document that is approved by the Department.

13 (2) The informed consent for HIV testing document shall be distinct and 14 separate from all other consent forms.

15 (3) A patient identifying number obtained from an anonymous and 16 confidential test site which is approved by the Department may be evidence of a patient's 17 informed consent in lieu of a patient's signature.

18 [(d)] (E) An individual's refusal to undergo an HIV test or a positive test result 19 may not be used as the sole basis by an institution or laboratory to deny services or 20 treatment.

21 [(e)] (F) If the individual is unable to give informed consent, substitute consent 22 may be given under § 5–605 of this article.

23 [(f)] (G) A health care provider who obtains a result from an HIV test conducted 24 in accordance with the provisions of subsection (b) of this section shall:

25 (1) Notify the individual from whom the fluid or tissue sample was 26 obtained of the result; and

- 27 (2) If the test is positive:
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(i) Provide a referral for treatment and supportive services;

(ii) Counsel the individual to inform all sexual and needle-sharing
 partners of the individual's positive HIV status;

1 (iii) Offer to assist in notifying the individual's sexual and 2 needle-sharing partners or refer the individual to the local health officer to assist the 3 individual with notifying the individual's sexual and needle-sharing partners; and

4 (iv) If necessary, take action appropriate to comply with § 18–337 of 5 this subtitle.

6 [(g)] (H) Local health officers shall make available to health care providers in 7 their jurisdiction information on referral resources for an individual with an HIV positive 8 status, including counseling, testing, needs assessment, treatment, and support services.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2024.