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(PRE-FILED)

By: **Senator DeGrange** Requested: June 29, 1999

Introduced and read first time: January 12, 2000

Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 Criminal Offenders - Contagious Disease or Virus Testing

3 FOR the pur	pose of requ	iring certain	individuals	convicted of,	charged with, o	r
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- 4 granted probation before judgment for committing certain offenses to furnish
- 5 appropriate body fluid samples to be tested for the presence of certain
- 6 contagious diseases or viruses under certain circumstances; including certain
- 7 correctional officers among those who may request certain individuals to be
- 8 tested for the presence of certain contagious diseases or viruses and who are
- 9 eligible to receive certain notifications and make certain disclosures; requiring
- 10 the State Department of Health and Mental Hygiene to adopt regulations for
- providing certain individuals with counseling on contagious diseases and
- viruses; requiring certain additional law enforcement agencies to notify certain
- individuals under certain circumstances; altering a certain definition of "bodily
- fluids" to include saliva and sputum for the purpose of determining whether an
- individual may be required to furnish body fluid samples; defining certain
- terms; and generally relating to testing individuals convicted of, charged with,
- or granted probation before judgment for committing certain offenses for the
- presence of contagious diseases or viruses under certain circumstances.
- 19 BY repealing and reenacting, with amendments,
- 20 Article 27 Crimes and Punishments
- 21 Section 855
- 22 Annotated Code of Maryland
- 23 (1996 Replacement Volume and 1999 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

25 MARYLAND, That the Laws of Maryland read as follows:

26 Article 27 - Crimes and Punishments

27 855.

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

1	(2)	"Agenc	y" means any of the following:
2		(i)	The Department of State Police;
3		(ii)	The Baltimore City Police Department;
4		(iii)	The police department, bureau, or force of any county;
5 6 or town;		(iv)	The police department, bureau, or force of any incorporated city
7		(v)	The office of the sheriff of any county;
8		(vi)	The office of the State's Attorney of any county;
9		(vii)	The office of the Attorney General;
10		(viii)	The office of the State Prosecutor;
11		(ix)	The Department of Juvenile Justice; [or]
14 UNIVERSI	TY, ST.	MARY'S	The police department, bureau, or force of any bicounty agency ITION OF the University of Maryland, MORGAN STATE COLLEGE, OR OF ANY INSTITUTION UNDER THE ARYLAND HIGHER EDUCATION COMMISSION;
	ORCE, A	ND THE	THE MASS TRANSIT ADMINISTRATION POLICE FORCE OF THE PORTATION, THE MARYLAND TRANSPORTATION AUTHORITY MARYLAND PORT ADMINISTRATION POLICE FORCE OF THE PORTATION;
20 21 NATURAL	. RESOU	(XII) RCES;	THE LAW ENFORCEMENT OFFICERS OF THE DEPARTMENT OF
22 23 OFFICE;		(XIII)	THE INVESTIGATIVE SERVICES UNIT OF THE COMPTROLLER'S
24		(XIV)	THE CROFTON POLICE DEPARTMENT; OR
25 26 PUBLIC SA	AFETY A	(XV) AND COI	THE INTERNAL INVESTIGATIVE UNIT OF THE DEPARTMENT OF RRECTIONAL SERVICES.
27 28 Health - Ge	(3) eneral Art	(I) icle] ME.	"Body fluids" [has the meaning stated in § 18-338.1 of the ANS:
29 30 SPUTUM,	OR VAG	INAL SE	1. ANY FLUID CONTAINING VISIBLE BLOOD, SALIVA, SEMEN, ECRETIONS; OR
31			2. CEREBROSPINAL, SYNOVIAL, OR AMNIOTIC FLUID.

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1 2	SECRETIONS,		(II) RS, URIN	"BODY FLUIDS" DOES NOT INCLUDE STOOL, NASAL IE, OR VOMITUS.			
3	(4) alleging a delind		"Charged" means the filing of an indictment, information, or petition ct.				
5	(5))	"CONTA	AGIOUS DISEASE OR VIRUS" MEANS:			
6 7	ACQUIRED IM			ANY HUMAN IMMUNODEFICIENCY VIRUS (HIV) THAT CAUSES CIENCY SYNDROME (AIDS);			
8			(II)	MENINGOCOCCAL MENINGITIS;			
9			(III)	TUBERCULOSIS;			
10			(IV)	MONONUCLEOSIS;			
11 12	D, E, F, AND		(V)	ANY FORM OF VIRAL HEPATITIS, INCLUDING HEPATITIS A, B, C,			
13			(VI)	DIPHTHERIA;			
14			(VII)	PLAGUE;			
15			(VIII)	HEMORRHAGIC FEVERS; OR			
16			(IX)	RABIES.			
17	[(5	5)]	(6)	"Convicted" means:			
18 19	proceeding;		(i)	In receipt of a verdict or finding of guilt in a criminal			
20 21	proceeding con			Found to have committed a delinquent act in a juvenile dance with Title 3, Subtitle 8 of the Courts Article; or			
22			(iii)	Having accepted a plea of guilt or nolo contendere.			
25	DUTIES THAT	NAL U. Γ REL	ATE TO	"CORRECTIONAL OFFICER" MEANS A MEMBER OF A O IS CHARGED WITH AND ACTUALLY PERFORMS THOSE THE INVESTIGATION, CARE, CUSTODY, CONTROL, OR S CONFINED TO PLACES OF INCARCERATION.			
27 28	SUPERINTEN			"CORRECTIONAL OFFICER" INCLUDES ANY SHERIFF, WARDEN, IY OTHER PERSON HAVING AN EQUIVALENT TITLE.			
29 30	[(6 Hygiene.	5)]	(8)	"Department" means the Department of Health and Mental			
31	[(7	7)]	(9)	"Exposure" means, as between a victim and a person charged:			

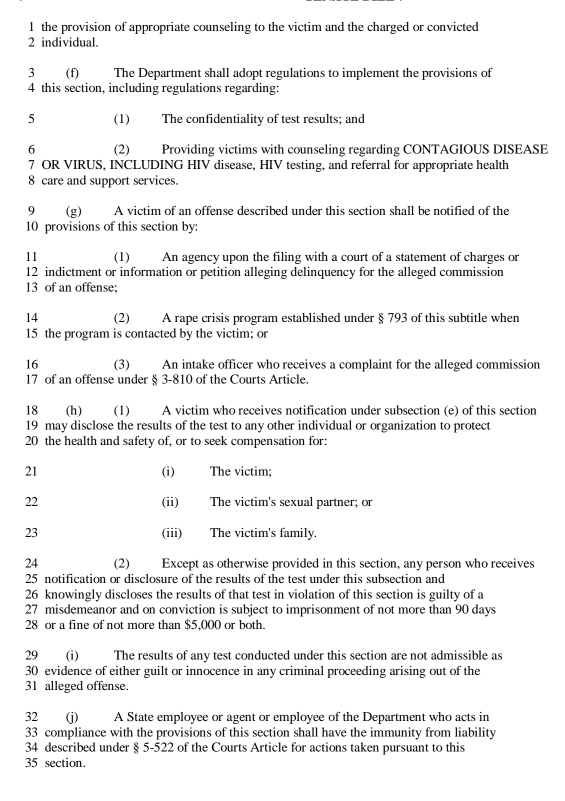
1		(i)	Percutaneous contact with blood or body fluids;
2		(ii)	Mucocutaneous contact with blood or body fluids;
3 4	chapped skin, contact	(iii) with bloo	Open wound, including dermatitis, exudative lesions, or od or body fluids for a prolonged period;
5 6	for a prolonged period	(iv) d; or	Intact skin contact with large amounts of blood or body fluids
7 8	be exposed to [HIV] A	(v) A CONTA	Any other condition or circumstance under which a person may AGIOUS DISEASE OR VIRUS.
9 10	[(8)] Health - General Arti	(10) cle.	"Health officer" has the meaning as stated in § 1-101(d) of the
11 12	[(9) Acquired Immune De		neans any human immunodeficiency virus that causes Syndrome (AIDS).]
	OFFICIAL CAPACI	TY, IS A	ENFORCEMENT OFFICER" MEANS ANY PERSON WHO, IN AN UTHORIZED BY LAW TO MAKE ARRESTS AND WHO IS A FOLLOWING LAW ENFORCEMENT AGENCIES:
16		(I)	THE DEPARTMENT OF STATE POLICE;
17		(II)	THE BALTIMORE CITY POLICE DEPARTMENT;
18 19	COUNTY;	(III)	THE POLICE DEPARTMENT, BUREAU, OR FORCE OF ANY
20 21	INCORPORATED C	(IV) CITY OR	THE POLICE DEPARTMENT, BUREAU, OR FORCE OF ANY TOWN;
22		(V)	THE OFFICE OF THE SHERIFF OF ANY COUNTY;
25 26	BICOUNTY AGENO MARYLAND, MOR	GAN ST	THE POLICE DEPARTMENT, BUREAU, OR FORCE OF ANY CONSTITUENT INSTITUTION OF THE UNIVERSITY SYSTEM OF THE UNIVERSITY, ST. MARY'S COLLEGE, OR OF ANY JURISDICTION OF THE MARYLAND HIGHER EDUCATION
30	DEPARTMENT OF	ND THE	THE MASS TRANSIT ADMINISTRATION POLICE FORCE OF THE PORTATION, THE MARYLAND TRANSPORTATION AUTHORITY MARYLAND PORT ADMINISTRATION POLICE FORCE OF THE PORTATION;
32 33	NATURAL RESOUR	(VIII) RCES;	THE LAW ENFORCEMENT OFFICERS OF THE DEPARTMENT OF
34 35	OFFICE;	(IX)	THE INVESTIGATIVE SERVICES UNIT OF THE COMPTROLLER'S

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1		(X)	THE CROFTON POLICE DEPARTMENT; OR			
2	PUBLIC SAFETY A	(XI) ND COR	THE INTERNAL INVESTIGATIVE UNIT OF THE DEPARTMENT OF RRECTIONAL SERVICES.			
4	[(10)]	(12)	"Offense" means:			
5		(i)	Any pro	hibited activity involving a sexual act that includes:		
	the anus, and for purpupon penetration, how			Contact between the penis and the vulva or the penis and ragraph contact involving the penis occurs		
9 10	the vulva, or the mou	ıth and th	2. le anus; o	Contact between the mouth and the penis, the mouth and r		
11 12	which may have caus	(ii) sed or res		er criminal offense or delinquent act the commission of an exposure.		
13	[(11)]	(13)	(i)	"Victim" means the victim of an offense.		
14		(ii)	"Victim	" includes:		
15			1.	The parent of a victim who is a minor;		
16			2.	The legal guardian of a victim;		
17 18	victim under § 5-605	of the H	3. ealth - Ge	The person authorized to give substituted consent for the eneral Article;		
19 20		cer's offi	4. cial dutie	A law enforcement officer acting in the performance of the s at the time of the exposure;		
	PERFORMANCE O OF EXPOSURE; or	F THE C	5. CORRECT	A CORRECTIONAL OFFICER ACTING IN THE FIONAL OFFICER'S OFFICIAL DUTIES AT THE TIME		
24 25		or rescue	[5.] squadma	6. A paid or volunteer firefighter, an emergency n while acting in the performance of duty.		
28 29 30 31	26 (b) (1) Upon the written request of a victim to the office of the State's 27 Attorney in the jurisdiction where an offense occurred, the court shall order an 28 individual convicted of committing the offense or being granted probation before 29 judgment under § 641 of this article to furnish [a blood sample] APPROPRIATE BODY 30 FLUID SAMPLES to be tested for the presence of [HIV and any other identified 31 causative agent of the Acquired Immune Deficiency Syndrome (AIDS)] A 32 CONTAGIOUS DISEASE OR VIRUS.					
33 34	(2) court and sealed by t		tten requ	est shall be filed by the State's Attorney with the		

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3 4 5 6	(c) (1) If the individual is charged within 1 year after the offense occurred, in addition to the provisions of subsection (b) of this section, upon the written request of a victim to the office of the State's Attorney in the jurisdiction where an offense occurred, the court may order, upon a finding of probable cause to believe that an exposure occurred, an individual charged with the offense to furnish [a blood sample] APPROPRIATE BODY FLUID SAMPLES to be tested for the presence of [HIV] A CONTAGIOUS DISEASE OR VIRUS.							
	(2) paragraph (1) of this s victim and the persor		n, the cou	issuing any order for testing under the provisions of art shall conduct a hearing at which both the right to be present.				
11		(ii)	Both the	e victim and the person charged shall be notified of:				
12			1.	The date, time, and location of the hearing; and				
13			2.	Their right to be present at the hearing.				
		the mater	rial facts	ng only affidavits, counter-affidavits, and medical of the case used to support or rebut a finding court order may be admissible.				
17 18	7 (4) The written request of the victim shall be filed by the State's Attorney with the court and sealed by the court.							
21	9 (d) (1) After conviction, a granting of probation before judgment, or a 0 finding of probable cause by a court under subsection (b) or (c) of this section, 1 respectively, the State's Attorney shall promptly notify the local health officer of the 2 victim's written request for testing.							
	or (c) of this section, any other governmen	the local	health of	court order for testing issued under subsection (b) ficer or the local health officer's designee from				
26 27	from the convicted or	(i) r charged		y collect the [blood sample] BODY FLUID SAMPLES al;				
28 29	and	(ii)	Conduct	the test on the [blood sample] BODY FLUID SAMPLES:				
	charged or convicted 3, Part VI of the Heal		al in acco	pretest and posttest counseling to the victim and the ordance with the provisions of Title 18, Subtitle le.				
	(e) (1) this section, the local or convicted individu	health of	fficer sha	ne results of a test conducted under subsection (d) of ll promptly notify the victim and the accused ts.				
36 37	(2) or a charged or convi			icer may not disclose positive test results to a victim thout also providing, offering, or arranging for				



- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2000.