E2 5lr1482

By: Delegates Goldwater and Dumais

Introduced and read first time: January 14, 2005

Assigned to: Judiciary

A BILL ENTITLED

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2 Criminal Procedure - HIV Testing - Time Limits

- 3 FOR the purpose of establishing a certain time limit in which a court, except for good
- 4 cause, must hold a hearing after the court is presented with a certain victim's
- 5 request for a hearing on whether a person charged with a crime or delinquent
- act that may have caused or resulted in exposure of the victim to HIV must be
- 7 tested for HIV; establishing a certain time limit in which a court, except for good
- 8 cause, must issue a certain order after the conclusion of a certain hearing;
- 9 establishing a certain time limit in which a court, after the court is presented
- with a victim's request, must order a test for HIV of a certain person who has
- been convicted or otherwise adjudicated of a certain criminal or delinquent act;
- establishing a certain time limit in which a State's Attorney must notify a local
- health officer of a certain request; establishing a certain time limit in which a
- local health officer or the local health officer's designee must collect a certain
- blood sample from a certain person; and generally relating to HIV testing of
- persons charged with a crime or delinquent act that may have caused or
- 17 resulted in exposure to HIV.
- 18 BY repealing and reenacting, without amendments,
- 19 Article Criminal Procedure
- 20 Section 11-107, 11-108, 11-109, and 11-110
- 21 Annotated Code of Maryland
- 22 (2001 Volume and 2004 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Criminal Procedure
- 25 Section 11-111, 11-112, and 11-113
- 26 Annotated Code of Maryland
- 27 (2001 Volume and 2004 Supplement)
- 28 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 29 MARYLAND, That the Laws of Maryland read as follows:

1	Article - Criminal Procedure					
2	11-107.					
3	(a) I	n Part II	of this su	abtitle the following words have the meanings indicated.		
4 5		(b) "Charged" means to be the subject of an indictment, an information, or a petition alleging a delinquent act.				
6 7	(c) " Article.	· /				
8 9	(d) "HIV" means any human immunodeficiency virus that causes Acquired Immune Deficiency Syndrome (AIDS).					
10 11	0 (e) (1) "Prohibited exposure" means a crime or delinquent act that may have 1 caused or resulted in exposure to HIV.					
12	((2)	"Prohibite	ed exposure" includes:		
13 14	penis and the			contact that occurs on penetration, however slight, between the		
15			(ii)	contact between the mouth and the penis, vulva, or anus.		
16	(f) (1)	"Victim"	means the victim of a prohibited exposure.		
17	((2)	"Victim"	includes:		
18 19	the performan			a law enforcement officer who is exposed to HIV while acting in		
	0 (ii) a paid or volunteer firefighter, an emergency medical 1 technician, or rescue squad member who is exposed to HIV while acting in the 2 performance of duty.					
23	3 (g) "Victim's representative" means:					
24	(1)	the paren	t of a victim who is a minor;		
25	(2)	the legal	guardian of a victim; or		
26 27	the Health - G			n authorized to give consent for the victim under § 5-605 of		
28	11-108.					
29 30	For the purposes of Part II of this subtitle, a person is convicted when in a criminal proceeding the person:					
31	(1)	is found g	guilty; or		

1 2	the court.	(2)	enters a	plea of guilty or nolo contendere and the plea is accepted by		
3	11-109.					
4 5	(a) Health - Gen			ody fluids" has the meaning stated in § 18-338.1 of the		
6 7	(b) Exposure to HIV between a victim and a person charged with a prohibited exposure occurs:					
8		(1)	by percu	taneous or mucocutaneous contact with blood or body fluids;		
9 10	wound, inclu	(2) uding der		ct for a prolonged period with blood or body fluids of an open xudative lesions, and chapped skin;		
11 12	blood or boo	(3) dy fluids;		skin contact for a prolonged period with large amounts of		
13 14	be exposed to	(4) to HIV.	under an	y other condition or circumstance under which a person may		
15	11-110.					
	In addition to testing allowed under § 11-112 of this subtitle, the court may order a person charged with a prohibited exposure to give a blood sample to be tested for the presence of HIV if:					
19 20	the prohibite	(1) ed exposu		on is charged with a prohibited exposure within 1 year after red;		
21 22	the State's A	(2) attorney in		or victim's representative requests the testing in writing to nty where the prohibited exposure occurred; and		
23 24	occurred.	(3)	the cour	t finds probable cause to believe that a prohibited exposure		
25	11-111.					
28	(a) (1) Before ordering a test under § 11-110 of this subtitle AND SUBJECT TO THE PROVISIONS OF SUBSECTION (D) OF THIS SECTION, the court shall hold a hearing at which both the victim or victim's representative and the person charged with a prohibited exposure have the right to be present.					
30 31	prohibited e	(2) xposure s		im or victim's representative and the person charged with a otified of:		
32			(i)	the date, time, and location of the hearing; and		
33			(ii)	their right to be present at the hearing.		

1 2	(b) counter-affid		he hearing, a court may admit into evidence only affidavits, I medical records that:
3		(1)	relate to the material facts of the case; and
4		(2)	support or rebut a finding of probable cause to issue a court order.
5 6	(c) by the State's		tten request of the victim or victim's representative shall be filed y with the court and sealed by the court.
7	(D)	EXCEP	T FOR GOOD CAUSE, THE COURT SHALL:
8 9	PRESENTM	(1) IENT OF	HOLD THE HEARING WITHIN 30 DAYS OF THE STATE'S ATTORNEY'S THE VICTIM'S WRITTEN REQUEST TO THE COURT; AND
10 11		(2) THE CON	ISSUE AN ORDER GRANTING OR DENYING THE REQUEST WITHIN 3 INCLUSION OF THE HEARING.
12	11-112.		
15	representativoccurred, the	ve to the S e court sh	WITHIN 10 DAYS OF A written request of a victim or victim's State's Attorney in the county where a prohibited exposure nall order a test of a blood sample for HIV and any other gent of AIDS.
17	(b)	The bloo	od sample shall be given by:
18 19	exposure;	(1)	a person who has been convicted of a crime that includes a prohibited
20 21		(2) s article in	a person who has been granted probation before judgment under § n a case involving a prohibited exposure; or
22 23		(3) ct that in	a child respondent who has been found to have committed a cludes a prohibited exposure.
24 25	(c) and sealed b		tten request shall be filed by the State's Attorney with the court art.
26	11-113.		
29 30	judgment un	nder § 11- DAYS no	After conviction or a finding of a prohibited exposure, a finding of § 11-110(3) of this subtitle, or a granting of probation before 112 of this subtitle, the State's Attorney shall [promptly] of the local health officer of the written request by the victim or e for testing.
	11-112 of th		On receipt of a court order for testing issued under § 11-110(3) or § e, the local health officer or the local health officer's designee nmental unit shall:

	person who is charged exposure;	(i) I with, con	[promptly] collect the blood sample WITHIN 7 DAYS from the nvicted of, or found to have committed a prohibited
4		(ii)	test the blood sample; and
	representative and the 3, Part VI of the Healt		give pretest and posttest counseling to the victim or victim's abject to testing in accordance with Title 18, Subtitle ral Article.
8 9	(b) (1) this section, the local l		reiving the results of a test conducted under subsection (a) of icer shall promptly send notice of the test results to:
10		(i)	the victim or victim's representative; and
11 12	committed a prohibite	(ii) ed exposu	the person charged with, convicted of, or found to have are.
15	3 (2) The local health officer may not disclose positive test results to a 4 victim or victim's representative or a person charged with, convicted of, or found to 5 have committed a prohibited exposure without also giving, offering, or arranging for 6 appropriate counseling to:		
17		(i)	the victim or victim's representative; and
18		(ii)	the person.
19 20			all notify a victim of prohibited exposure or the victim's s of Part II of this subtitle:
21 22	` '		assault crisis program established under § 11-923 of this representative contacts the program;
23 24	(2) exposure under § 3-8.		e officer who receives a complaint for the alleged prohibited he Courts Article; or
25 26	(3) alleged prohibited ex		ling of a charging document or delinquency petition for the
27		(i)	the Department of State Police;
28		(ii)	the Police Department of Baltimore City;
29		(iii)	the police unit of a county;
30		(iv)	the police unit of a municipal corporation;
31		(v)	the office of the sheriff of a county;
32		(vi)	the office of the State's Attorney of a county;

UNOFFICIAL COPY OF HOUSE BILL 98 1 (vii) the office of the Attorney General; 2 (viii) the office of the State Prosecutor; 3 (ix) the Department of Juvenile Services; or 4 (x) the police unit of a bicounty unit or the University of Maryland. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 6 October 1, 2005.

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