J1 5lr1351 CF 5lr1350

By: Delegate Marriott (By Request - Baltimore City Administration) and Delegates Anderson, C. Davis, Doory, Hammen, Haynes, Kirk, Krysiak, McIntosh, and Paige

Introduced and read first time: January 28, 2005 Assigned to: Health and Government Operations

A BILL ENTITLED

1	AN	ACT	concerning
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2	Hospitals - HIV Testing - Public Safety	W	0	rk	er	•

- 3 FOR the purpose of requiring certain individuals in a hospital to order tests to be
- 4 conducted in a certain manner and in accordance with certain recommendations
- 5 on blood samples or other body fluids of certain individuals for the presence of
- 6 antibodies to the human immunodeficiency virus (HIV) under certain
- 7 circumstances; requiring a public safety worker to give certain notice to a
- 8 certain medical director under a certain circumstance; requiring a certain public
- 9 safety worker to give informed consent and submit a certain sample to be tested
- for HIV; requiring a certain medical director to act as a certain intermediary
- between a certain public safety worker and a certain officer; requiring certain
- individuals to disclose the results of HIV tests conducted under this Act in a
- individuals to disclose the results of fit vitests conducted under this Act in
- certain manner to certain individuals and provide counseling to certain individuals under certain circumstances; specifying the confidentiality of
- 15 certain medical records and other information; providing for a certain limitation
- of liability for certain individuals under this Act; defining a public safety worker;
- and generally relating to conducting tests on blood samples or other body fluids
- of individuals in a hospital for the presence of antibodies to HIV.
- 19 BY repealing and reenacting, with amendments,
- 20 Article Health General
- 21 Section 18-338.3
- 22 Annotated Code of Maryland
- 23 (2000 Replacement Volume and 2004 Supplement)
- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 25 MARYLAND, That the Laws of Maryland read as follows:
- 26 Article Health General
- 27 18-338.3.
- 28 (a) (1) In this section the following words have the meanings indicated.

"Health care provider" does not include an individual who is

"HIV" means the human immunodeficiency virus that causes

"Hospital" has the meaning stated in § 19-301 of this article.

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31

33

(iii)

30 company, or rescue squad.

(6)

(7)

32 acquired immune deficiency syndrome.

28 eligible to receive notification under the provisions of § 18-213 of this title, including 29 any law enforcement officer or any member of any fire department, ambulance

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1	(8)	"PUBLIC SAFE	ETY WORKER" MEANS:
2	EMERGENCY MED		CAREER OR VOLUNTEER MEMBER OF A FIRE, RESCUE OR S DEPARTMENT, COMPANY, SQUAD, OR AUXILIARY;
4		(II) ANY L	LAW ENFORCEMENT OFFICER; OR
5 6	STATE FIRE MARSI		TATE FIRE MARSHAL OR A SWORN MEMBER OF THE
9	designated infectious	disease/communi f antibodies to the	visions of § 18-338.1 of this subtitle, the icable disease officer of a hospital shall order a ne human immunodeficiency virus (HIV) under
13 14 15 16	AN EXPOSURE BE admission of the patie Disease Control and I	[or] an exposure FWEEN A PATI ent to a hospital, Prevention recompliants treatment for the street from the str	an exposure in a hospital between a patient and a between the patient and a first responder, OR IENT AND A PUBLIC SAFETY WORKER before that, in accordance with the Centers for amendations, would warrant recommending or for the health care provider, [or] first ORKER;
	18-338.1(c) of this tit	le, of the patient	nt, or substitute consent as required under § to test a blood sample of the patient for the patient was unavailable or unable to consent;
23		the exposure has affectious disease/	ordance with hospital procedures, the health care given prompt notice of the exposure to the /communicable disease officer where the
25 26		(ii) 1. medical director v	The first responder involved in the exposure has given with jurisdiction over the first responder; [and]
	EXPOSURE HAS G		THE PUBLIC SAFETY WORKER INVOLVED IN THE NOTICE TO THE MEDICAL DIRECTOR WITH C SAFETY WORKER; AND
		[2.] Infectious disease/	3. The medical director has given prompt notice to the /communicable disease officer where the patient
	` /	n the exposure h	provider, [or] first responder, OR PUBLIC SAFETY has given informed consent and has submitted a ence of HIV; and
	officer has made a de	termination, in ac	hospital infectious disease/communicable disease ccordance with the Centers for Disease Control t the testing of blood samples or other body

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- 1 fluids of the patient for the presence of antibodies to the human immunodeficiency
- 2 virus (HIV) would be helpful in managing the risk of disease and health outcome of
- 3 the health care provider, [or] first responder, OR PUBLIC SAFETY WORKER.
- 4 (c) If there has been an exposure between a first responder and an individual
- 5 OR A PUBLIC SAFETY WORKER AND AN INDIVIDUAL before the admission of the
- 6 individual to a hospital:
- 7 (1) The first responder OR PUBLIC SAFETY WORKER shall give notice to
- 8 the first responder's OR PUBLIC SAFETY WORKER'S medical director in accordance
- 9 with subsection (b)(3)(ii)1 AND 2 of this section;
- 10 (2) The medical director shall act as an intermediary at all times
- 11 between the first responder OR PUBLIC SAFETY WORKER and the designated hospital
- 12 infectious disease/communicable disease officer; and
- 13 (3) The medical director and the designated hospital infectious
- 14 disease/communicable disease officer shall ensure that all communications and
- 15 information related to the exposure of the first responder OR PUBLIC SAFETY
- 16 WORKER are confidential.
- 17 (d) If the requirements of subsections (b) and (c) of this section are satisfied,
- 18 the designated hospital infectious disease/communicable disease officer shall order
- 19 tests to be conducted for the presence of antibodies to the human immunodeficiency
- 20 virus (HIV) using a test procedure approved by the Department on:
- 21 Blood samples already obtained from the patient; or
- 22 (2) Blood samples or other body fluids collected for the purpose of HIV
- 23 testing under this section.
- 24 (e) When the designated hospital infectious disease/communicable disease
- 25 officer obtains the results of an HIV test conducted in accordance with the provisions
- 26 of subsection (d) of this section, the designated hospital infectious
- 27 disease/communicable disease officer shall directly notify the patient of the results of
- 28 the HIV test and, to the extent possible, in a manner that will protect the
- 29 confidentiality of the health care provider, [or] the first responder, OR THE PUBLIC
- 30 SAFETY WORKER and the patient.
- 31 (f) If the results of an HIV test conducted in accordance with the provisions of
- 32 subsection (d) of this section are positive, the designated hospital infectious
- 33 disease/communicable disease officer shall provide or arrange for the provision of
- 34 appropriate counseling and treatment recommendations to the health care provider,
- 35 [or] first responder, OR PUBLIC SAFETY WORKER and the patient.
- 36 (g) (1) Notwithstanding the provisions of Title 4, Subtitle 3 of this article,
- 37 the medical records, including any physician order for an HIV test or the results of an
- 38 HIV test conducted under this section, may not be documented in the medical record
- 39 of the patient, health care provider, [or] first responder, OR PUBLIC SAFETY
- 40 WORKER.

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- 1 (2) The hospital where the exposure occurred shall maintain a separate 2 confidential record or incident report for all HIV tests conducted under this section. 3 Each hospital shall adopt procedures for the confidential HIV testing 4 of blood samples or other body fluids used or collected for purposes of this section. Except as provided in paragraph (5) of this subsection, the medical 6 records, including any physician order for an HIV test or the results of any HIV test conducted under this section, are: Confidential; and 8 (i) 9 (ii) Not discoverable or admissible in evidence in any criminal, civil, 10 or administrative action. 11 If the identity of the patient or any other information that could be 12 readily associated with the identity of the patient is not disclosed, the results of an 13 HIV test conducted on a patient for purposes of this section may be introduced into 14 evidence in any criminal, civil, or administrative action including the adjudication of
- 16 (h) The costs incurred in performing an HIV test on a patient in accordance 17 with the provisions of this section shall be paid by the hospital.
- 18 (i) Each hospital shall develop written procedures to implement the 19 provisions of this section.

15 a workers' compensation claim.

- 20 (j) A health care provider, first responder, PUBLIC SAFETY WORKER, or 21 hospital or designee of a hospital acting in good faith to provide notification or
- 22 maintain the confidentiality of the results of a test conducted under this section may
- 23 not be held liable in any cause of action related to a breach of patient, health care
- 24 provider, [or] first responder, OR PUBLIC SAFETY WORKER confidentiality.
- 25 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 26 effect October 1, 2005.