# HOUSE BILL 1375

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# By: Delegates Proctor, Dumais, Anderson, Atterbeary, Jackson, Jalisi, Jameson, Moon, Morhaim, Patterson, Queen, Sophocleus, Vallario, and C. Wilson

Introduced and read first time: February 10, 2017 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 14, 2017

CHAPTER \_\_\_\_\_

# 1 AN ACT concerning

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# Criminal Procedure – Testing – HIV and Hepatitis C

3 FOR the purpose of including hepatitis C as a disease for which a certain person charged 4 with causing a prohibited exposure to a victim may be tested under certain  $\mathbf{5}$ circumstances; authorizing a certain judge to issue <del>a search warrant</del> an emergency 6 order to obtain a certain sample from a person to be tested for the presence of HIV 7 under certain circumstances; requiring a certain application for <del>a search warrant</del> an emergency order to meet certain requirements; requiring the Court of Appeals to 8 9 adopt certain rules; requiring a certain law enforcement officer to deliver a certain 10 sample to a local health official or certain health care provider to be tested for the 11 presence of HIV; requiring a certain test to be performed within a certain period of 12time; requiring a local health official or certain health care provider to provide notice 13 of a certain test result to certain persons; establishing a certain disclosure restriction 14 and evidentiary limitation for a test result; requiring the Department of Health and 15Mental Hygiene to adopt certain regulations; requiring a certain health care provider to adopt certain procedures; defining a certain term; altering a certain definition; 1617making conforming changes; and generally relating to testing for HIV and hepatitis 18 C.

- 19 BY repealing and reenacting, without amendments,
- 20 Article Criminal Procedure
- 21 Section 11–107(a)
- 22 Annotated Code of Maryland
- 23 (2008 Replacement Volume and 2016 Supplement)

### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$     \begin{array}{c}       1 \\       2 \\       3 \\       4 \\       5 \\       6     \end{array} $	BY repealing and reenacting, with amendments, Article – Criminal Procedure Section 11–107(e) and (f), 11–109, 11–110, 11–112(a), 11–113(a), and 11–117 to be under the amended part "Part II. Right to HIV and Hepatitis C Testing" Annotated Code of Maryland (2008 Replacement Volume and 2016 Supplement)
7 8 9 10 11	BY adding to Article – Criminal Procedure Section 11–110.1 Annotated Code of Maryland (2008 Replacement Volume and 2016 Supplement)
$\frac{12}{13}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Criminal Procedure
15	Part II. Right to HIV AND HEPATITIS C Testing.
16	11–107.
17	(a) In Part II of this subtitle the following words have the meanings indicated.
$\frac{18}{19}$	(e) (1) "Prohibited exposure" means a crime or delinquent act that may have caused or resulted in exposure to HIV OR HEPATITIS $C$ .
20	(2) "Prohibited exposure" includes:
$\frac{21}{22}$	(i) contact that occurs on penetration, however slight, between the penis and the vulva or anus; and
23	(ii) contact between the mouth and the penis, vulva, or anus.
24	(f) (1) "Victim" means the victim of a prohibited exposure.
25	(2) "Victim" includes:
26 $27$	(i) a law enforcement officer who is exposed to HIV OR HEPATITIS ${f C}$ while acting in the performance of duty;
28 29 30	(ii) a paid or volunteer firefighter, an emergency medical technician, or rescue squad member who is exposed to HIV OR HEPATITIS $C$ while acting in the performance of duty; and

1 (iii) a forensic scientist, working under the direction of a law 2 enforcement agency, who is exposed to HIV OR HEPATITIS C while acting in the 3 performance of duty<u>; AND</u>

# 4 (IV) AN INDIVIDUAL WHO IS LICENSED, CERTIFIED, OR 5 OTHERWISE AUTHORIZED TO PROVIDE HEALTH CARE UNDER THE HEALTH 6 OCCUPATIONS ARTICLE WHO IS EXPOSED TO HIV OR HEPATITIS C WHILE WORKING 7 UNDER THE DIRECTION OF A LAW ENFORCEMENT AGENCY OR WHILE PERFORMING 8 A SEXUAL ASSAULT MEDICAL EVIDENCE COLLECTION EXAMINATION.

9 11-109.

(1)

10 (a) In this section, "body fluids" has the meaning stated in § 18–338.1 of the 11 Health – General Article.

12 (b) Exposure to HIV **OR HEPATITIS C** between a victim and a person charged 13 with a prohibited exposure occurs:

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by percutaneous or mucocutaneous contact with blood or body fluids;

15 (2) by contact for a prolonged period with blood or body fluids of an open 16 wound, including dermatitis, exudative lesions, and chapped skin;

17 (3) by intact skin contact for a prolonged period with large amounts of blood18 or body fluids; or

19 (4) under any other condition or circumstance under which a person may 20 be exposed to HIV **OR HEPATITIS C**.

21 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 OR HEPATITIS C if:

(1) the person is charged with a prohibited exposure within 1 year after the
 prohibited exposure occurred;

27 (2) a victim or victim's representative requests the testing in writing to the
28 State's Attorney in the county where the prohibited exposure occurred; and

(3) the court finds probable cause to believe that a prohibited exposure30 occurred.

31 **11–110.1.** 

1 (A) IN THIS SECTION, "HEALTH CARE PROVIDER" HAS THE MEANING 2 STATED IN § 18–336 OF THE HEALTH – GENERAL ARTICLE.

3 (B) (1) A CIRCUIT COURT JUDGE OR A DISTRICT COURT JUDGE MAY 4 ISSUE A SEARCH WARRANT AN EMERGENCY ORDER TO OBTAIN A BUCCAL ORAL SWAB 5 FROM A PERSON TO BE TESTED FOR THE PRESENCE OF HIV WHENEVER IT IS MADE 6 TO APPEAR TO A JUDGE, BY APPLICATION AS DESCRIBED IN PARAGRAPH (2) OF THIS 7 SUBSECTION, THAT THERE IS PROBABLE CAUSE TO BELIEVE THAT THE PERSON HAS 8 CAUSED PROHIBITED EXPOSURE TO A VICTIM.

9 (2) AN APPLICATION FOR A SEARCH WARRANT AN EMERGENCY 10 ORDER SHALL BE:

11 (I) **BE** MADE AS SOON AS POSSIBLE AFTER THE ALLEGED 12 PROHIBITED EXPOSURE, AND IN NO EVENT LATER THAN **24** <u>72</u> HOURS AFTER THE 13 ALLEGED PROHIBITED EXPOSURE;

14(II)MEET THE REQUIREMENTS UNDER § 1-203 OF THIS15ARTICLE; AND IN WRITING, SIGNED AND SWORN TO BY THE APPLICANT, AND16ACCOMPANIED BY AN AFFIDAVIT THAT SETS FORTH THE BASIS TO BELIEVE THAT17THE PERSON FROM WHOM AN ORAL SWAB IS REQUESTED HAS CAUSED A PROHIBITED18EXPOSURE TO A VICTIM;

19 (III) <del>BE</del> SEALED<u>; AND</u>

20(IV)SUBJECT TO RULES DEVELOPED BY THE COURT OF21APPEALS.

22(3)A SEARCH WARRANT AN EMERGENCY ORDER ISSUED UNDER THIS23SUBSECTION SHALL MEET THE REQUIREMENTS UNDER § 1–203 OF THIS ARTICLE.

24(4)THE COURT OF APPEALS SHALL ADOPT RULES TO CARRY OUT25THE REQUIREMENTS OF THIS SUBSECTION.

(C) (1) A LAW ENFORCEMENT OFFICER WHO HAS OBTAINED A BUCCAL
ORAL SWAB FROM A PERSON PURSUANT TO A SEARCH WARRANT AN EMERGENCY
ORDER ISSUED IN ACCORDANCE WITH THIS SECTION SHALL DELIVER THE BUCCAL
ORAL SWAB TO A LOCAL HEALTH OFFICIAL OR HEALTH CARE PROVIDER TO BE
TESTED FOR THE PRESENCE OF HIV.

31 (2) A TEST FOR THE PRESENCE OF HIV SHALL BE IMMEDIATELY 32 PERFORMED ON THE SAMPLE.

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1 (D) AFTER RECEIVING THE RESULTS OF A TEST CONDUCTED UNDER 2 SUBSECTION (C) OF THIS SECTION, THE LOCAL HEALTH OFFICER OR HEALTH CARE 3 PROVIDER IMMEDIATELY SHALL PROVIDE THE RESULTS TO:

- 4 (1) THE VICTIM OR VICTIM'S REPRESENTATIVE; AND
- $\mathbf{5}$

(2) THE PERSON FROM WHOM THE <del>BUCCAL</del> ORAL SWAB WAS TAKEN.

6 (E) THE RESULTS OF A TEST CONDUCTED UNDER SUBSECTION (C) OF THIS 7 SECTION ARE:

8 (1) SUBJECT TO THE DISCLOSURE RESTRICTION IN § 11–114 OF THIS 9 SUBTITLE; AND

10(2)NOT ADMISSIBLE AS EVIDENCE OF GUILT OR INNOCENCE IN A11CRIMINAL PROCEEDING ARISING OUT OF THE ALLEGED PROHIBITED EXPOSURE.

12 (F) THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE SHALL ADOPT 13 REGULATIONS TO CARRY OUT THE REQUIREMENTS OF <u>SUBSECTIONS (C) THROUGH</u> 14 (G) OF THIS SECTION.

# 15 (G) A HEALTH CARE PROVIDER THAT OFFERS THE IMMEDIATE TESTING OF 16 A SAMPLE UNDER SUBSECTION (C) OF THIS SECTION SHALL ADOPT PROCEDURES TO 17 MEET THE REQUIREMENTS UNDER THIS SECTION.

18 11–112.

(a) Within 10 days of a written request of a victim or victim's representative to
the State's Attorney in the county where a prohibited exposure occurred, the court shall
order a test of a blood sample for HIV and any other identified causative agent of AIDS OR
HEPATITIS C.

23 11-113.

(a) (1) After conviction or a finding of a prohibited exposure, a finding of probable cause under § 11–110(3) of this subtitle, or a granting of probation before judgment under § 11–112 of this subtitle, the State's Attorney shall within 3 days notify the local health officer of the written request by the victim or victim's representative for testing.

29 (2) On receipt of a court order for testing issued under § 11–110(3) or § 30 11–112 of this subtitle, the local health officer or the local health officer's designee from any 31 other governmental unit shall:

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$\frac{1}{2}$	(i) collect the blood sample within 7 days from the person who is charged with, convicted of, or found to have committed a prohibited exposure;
3	(ii) test the blood sample; and
$4 \\ 5 \\ 6 \\ 7$	(iii) <b>IF THE TEST IS CONDUCTED FOR THE PRESENCE OF HIV,</b> give pretest and posttest counseling to the victim or victim's representative and the person subject to testing in accordance with Title 18, Subtitle 3, Part VI of the Health – General Article.
8	11–117.
9 10	The Department of Health and Mental Hygiene shall adopt regulations to carry out Part II of this subtitle, including regulations on:
11	(1) the confidentiality of HIV <b>OR HEPATITIS C</b> test results; and
12 13 14	(2) giving the victim or victim's representative counseling regarding HIV disease OR HEPATITIS C, HIV OR HEPATITIS C testing, and referral for appropriate health care and support services.
$\begin{array}{c} 15\\ 16 \end{array}$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.