A BILL FOR AN ACT

RELATING TO EPIDEMIOLOGIC INVESTIGATIONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Section 321-29, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "[+] \$321-29[+] Epidemiologic investigations. (a) The
- 4 department may conduct investigations to determine the nature
- 5 and extent of diseases and injuries deemed by the department to
- 6 threaten the public health and safety.
- 7 (b) Every person, health care provider, and medical
- 8 facility shall provide the patient's name, the name of a minor
- 9 patient's parent or guardian, address, telephone number, age,
- 10 sex, race or ethnicity, clinical signs and symptoms, laboratory
- 11 test results, diagnostic interview data, treatment provided, and
- 12 the disposition of the patient when requested by an authorized
- 13 representative of the director for the purpose of conducting
- 14 such an investigation. The authorized representative may [only]
- 15 view only the limited portion of the patient's medical record[,
- 16 which that is directly relevant in time and scope to the
- 17 subject of the investigation.

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health care provider, medical facility, or any other possible 2 source of information shall provide names, addresses, telephone 3 numbers, and locating information regarding an individual or 4 group of individuals suspected of having been exposed to a 5 disease or disease-causing substance that is the subject of an epidemiologic investigation when requested by an authorized 7 representative of the director. 8 9 For the purposes of this subsection, "locating information" includes information contained in appointment, reservation, 10 registration, invitation, attendance, billing, payment lists, or 11 any other record that may help the department identify, locate, 12 13 or contact individuals or groups suspected of having been exposed to a disease under investigation. 14 (d) When, in the opinion of the director or the director's 15 authorized representative, investigation of a disease or series 16 17 of injuries deemed by the department to threaten the public 18 health or safety requires collection of plant, animal, food, or environmental samples for testing, an authorized representative 19 of the department shall, during regular working hours or at 20 21 other reasonable times, be permitted access to any premises and permitted to secure or collect any samples or specimens deemed 22

(c) Every person, company, organization, association,

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- 1 necessary to conduct the investigation successfully. The
- 2 authorized representatives shall be liable only for damage
- 3 caused by acts beyond the scope of the representatives'
- 4 authority or by the representatives' gross negligence or
- 5 intentional misconduct. If the representative obtains any
- 6 samples prior to leaving the premises, the representative shall
- 7 leave a receipt describing any samples obtained.
- 8 (e) If entry is refused under subsection (d), the
- 9 department representative may apply to the district court in the
- 10 circuit in which the property is located for a warrant to enter
- 11 the premises to effectuate the purposes of this section. The
- 12 district court may issue a warrant directing a police officer of
- 13 the circuit to assist the department representative in gaining
- 14 entry onto the premises during regular working hours or at other
- 15 reasonable times. The warrant may command the police officer to
- 16 take sufficient aid, and being accompanied by a representative
- 17 of the department, to go to the premises described in the
- 18 warrant and to seize, secure, or collect, under directions of
- 19 the representative, or to allow the representative to seize,
- 20 secure, or collect plant, animal, food, or environmental samples
- 21 deemed necessary to conduct the investigation successfully. The
- 22 authorized representatives and police officers shall be liable

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- 1 only for damage caused by acts beyond the scope of the
- 2 representatives' or officers' authorities or by the
- 3 representatives' or officers' gross negligence or intentional
- 4 misconduct.
- 5 [(d)] (f) No person, company, organization, association,
- 6 health care provider, medical facility, or other source that
- 7 provides information requested by an authorized representative
- 8 of the director, for the purpose of conducting an investigation
- 9 under this section, shall be held civilly or criminally liable
- 10 for providing that information to the department.
- 11 [(e)] (g) All information provided to the department
- 12 under this section shall be kept strictly confidential, except
- 13 as the director determines is necessary to protect the public
- 14 health and safety. Access to confidential records shall be
- 15 restricted to those individuals specifically authorized to
- 16 participate in any given investigation. However, epidemiologic
- 17 and statistical information with no individual identifying
- 18 information may be released to the public. The identities of
- 19 individuals whose medical records are investigated shall be
- 20 disclosed only to those persons authorized by the director or
- 21 the director's representative to conduct a specific

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1	investigation under this section or determined by the director
2	to be necessary to protect the health and safety of the public."
3	SECTION 2. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 3. This Act shall take effect upon its approval.
6	00-411
7	INTRODUCED BY: Cobil KY. Ay
Q	BY RECUEST

Report Title:

Epidemiologic Investigations

Description:

Grants the Department of Health authority to take samples necessary for epidemiologic investigations.

JUSTIFICATION SHEET

DEPARTMENT:

Health

TITLE:

A BILL FOR AN ACT RELATING TO EPIDEMIOLOGIC

INVESTIGATIONS.

PURPOSE:

To grant the Department of Health authority

to take samples necessary for an

epidemiologic investigation.

MEANS:

Amend section 321-29, Hawaii Revised

Statutes.

JUSTIFICATION:

Interruption, containment, and prevention of outbreaks of dangerous diseases depend on timely epidemiological investigations that include tracing the possible sources and tracking the spread of disease.

Epidemiological investigations have been impeded by refusal of individuals to allow Department of Health investigators to obtain samples necessary for analysis. Collection and analysis of plant, animal, food, or environmental samples associated with an outbreak investigation can identify the source and specific type of microbiological or chemical contamination. Analytical testing results provide essential data needed to make recommendations for remediation of an existing outbreak as well

as prevention of future serious outbreaks. Lack of authority to take samples of potentially contaminated materials can impede an epidemiological investigation necessary to protect the public health.

Impact on the public: Authority to take samples for laboratory analysis can protect the public health and welfare by enabling or facilitating accurate determination of disease threats which is needed to prevent and control associated disease outbreaks.

Impact on the department and other agencies: Authority to take samples for laboratory analysis will facilitate the department's ability to investigate, control, and prevent threats to public health.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

HTH-131.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

Upon approval.