## A BILL FOR AN ACT

RELATING TO INFECTIOUS DISEASE TESTING.

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

1	1	CECTION	1	Δn	estimated	twenty-	fizza	nor	cent	of
1		SECTION	<b>1</b> .	AII	estimated	LWEIILV-	.TTAG	Det	Cent	OL

- 2 individuals infected with human immunodeficiency virus (HIV) do
- 3 not know they are infected, because they have not been tested
- 4 for HIV. In 2006, the Centers for Disease Control and
- 5 Prevention recommended HIV screening as a routine part of
- 6 medical care. However, research and experience indicate that
- 7 the requirements for health care providers to obtain written
- 8 informed consent and to provide pre-test HIV counseling are
- 9 significant barriers to HIV testing. The purpose of this Act is
- 10 to remove these identified barriers yet continue to allow for an
- 11 individual to decline testing.
- 12 SECTION 2. Section 325-16, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "\$325-16 Informed consent for testing or disclosure. (a)
- 15 A health care provider may subject a person's body fluids or
- 16 tissue to a test for the presence of human immunodeficiency
- 17 virus infection after:

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1	<u>(1)</u>	Orally explaining to the person that certain
2		personalized test results are maintained by the
3	ä	department of health, according to strict
4		confidentiality protocols established by law;
5	(2)	Orally advising the person that free and anonymous
6		human immunodeficiency virus testing is available
7		through the department of health and certain community
8		agencies;
9	(3)	Providing the person reasonable opportunity to decline
10		the test; and
11	(4)	Receiving the person's express oral consent to the
12		test.
13	A he	alth care provider may, for the purpose of obtaining
14	consent t	o the test and in lieu of the oral-consent procedure
15	specified	in this subsection, use a written form that, at a
16	minimum,	provides equivalent information to that prescribed by
17	paragraph	s (a)(1) and (a)(2); provided that the health care
18	provider	shall allow the person reasonable opportunity to
19	decline c	consent by declining to sign the form.
20	[ <del>(a</del>	(b) No [health care provider,] blood bank, plasma
21	center, o	r any other public or private agency, institution[ $ au$ ] or
22	individua	1 (except a health care provider acting pursuant to
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1	subsectio	ns (a) or (c)), may subject a persons body fluids or
2	tissue to	a test for the presence of human immunodeficiency
3	virus [ <del>(H</del>	(IV) infection unless the subject of the test [first
4	<del>provides</del> ]	<u>:</u>
5	(1)	Provides informed written consent pursuant to the
6		standards in section 671-3 to the testing[. Any
7		person in this State whose body fluids or tissue are
8		subject to a test for the presence of HIV infection
9		shall be]; and
10	(2)	<u>Is</u> afforded the opportunity to receive [HIV] <u>human</u>
11		immunodeficiency virus pre-test counseling by the
12		party ordering or requesting that the test be
13		performed [and shall be afforded the opportunity to
14		obtain];
15	provided	that the person tested shall be provided with the test
16	results[-	The counseling provided shall be consistent with
17	guideline	es established by the department.] by the blood bank,
18	plasma ce	enter, agency, institution, or individual subjecting the
19	person to	the test. The opportunity to receive counseling shall
20	be afford	led both prior to obtaining a sample for [HIV] <u>human</u>
21	immunodef	iciency virus testing, and upon disclosure of the test
22	results,	regardless of the serostatus of the individual tested,
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1	except the	at testing conducted pursuant to subsection $[\frac{b}{1}]$
2	(c)(1) and	d (2) shall be exempted from the counseling
3	requireme	nts of this subsection.
4	( <del>d)</del> ]	] <u>(c)</u> Consent to testing is not required for any of
5	the follow	wing:
6	(1)	A health care provider or organ donor center that
7		procures, processes, distributes, or uses human body
8		parts donated for scientific purposes, without
9		obtaining consent, may test for the presence of [HIV
10	2.	in order] human immunodeficiency virus to assure
11		medical acceptability of the gift for the purpose
12		intended;
13	(2)	The department of health, laboratories and research
14	y.	facilities, health care providers, blood banks, plasma
15		centers, and educational institutions may subject any
16		body fluids or tissue to be used in research to a test
17		for [HIV] human immunodeficiency virus infection if
18		the test is performed in a manner by which the
19		identity of the test subject is not known and may not
20		be retrieved by the researcher;

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1		department of health; provided that informed oral
2		consent is obtained;
3	(4)	Testing of body fluids or tissue ordered by a third
4		party, so long as that third party, including [but not
, 5		<pre>limited to] an insurance company, employer, or school,</pre>
6		obtains the informed written consent of the person to
7		be tested authorizing the release of the test results
8		to the third party, and transmits a signed copy of the
9		written informed consent to the health <are provider<="" th=""></are>
10		prior to any release of the requested test results to
11		the third party[+]. The health care provider shall
12		provide all positive and indeterminate human
13		immunodeficiency virus test results and offer post-
14	a)	test counseling to those individuals with positive and
15		indeterminate human immunodeficiency virus test
16		results;
17	(5)	Informed consent is not required where the patient is
18		unable to give consent and it is determined by the
19		patient's treating physician that the patient's [HIV]
20		human immunodeficiency virus status is necessary to
21		make a diagnosis or determine an appropriate course of
22		treatment for the patient. The patient shall be

1		informed in a timely manner that a test for the
2		presence of [HIV] human immunodeficiency virus has
3		been performed pursuant to this paragraph, and the
4		[patient shall be provided the opportunity to obtain
5		the test results and appropriate counseling; health
6		care provider shall provide all positive and
7		indeterminate human immunodeficiency virus test
8 .		results and offer appropriate post-test counseling to
9		those individuals with positive and indeterminate
10		human immunodeficiency virus test results;
11	(6)	A treating physician may order [an HIV] a human
12		immunodeficiency virus test without the patient's
13		informed consent if the physician has determined that
14	ų.	the patient is incapable of giving consent prior to
15		the rendering of treatment and when there is reason to
16		believe that the safety of a health care worker may be
17		affected due to exposure to the blood or bodily fluids
18		of a patient suspected of possible [HIV] human
19		immunodeficiency virus infection. The availability
20		and quality of health care services shall not be
21		compromised based on the findings and testing
22		performed pursuant to this paragraph. The costs of

1		any testing performed shall be borne by the health
2		care provider and may not be claimed against the
3		patient or the patient's health care insurer. The
4		patient and the health care worker shall be informed
5		in a timely manner that a test for the presence of
6		[HIV] human immunodeficiency virus has been performed
7		pursuant to the provisions of this paragraph [, and
8		the patient and the health care worker shall be
9		provided the opportunity to obtain the test results
10		and appropriate counseling; ] . The health care
11		provider shall provide all positive and indeterminate
12		human immunodeficiency virus test results and offer
13		appropriate post-test counseling to the individual
14	ē	being tested and afford the health care worker the
15		opportunity to obtain the test results and appropriate
16		<pre>post-test counseling;</pre>
17	(7)	A person who has been charged, or a juvenile who has
18		been charged, pursuant to section 707-730, 707-731,
19		707-732(1)(a), 707-733.6, or 707-741 shall be tested
20		to determine the person's [HIV] human immunodeficiency
21		virus status upon court order issued pursuant to
22		section 325-16.5. The test shall be performed

1		according to the protocols set forth in section
2		325-17; and
3	(8)	A person who has been convicted, or a juvenile who has
4		been adjudicated, pursuant to section 707-730,
5		707-731, 707-732(1)(a), 707-733.6, or 707-741 shall be
6		tested to determine the person's [HIV] human
7		immunodeficiency virus status upon court order issued
8		pursuant to section 325-16.5. The test shall be
9		performed according to the protocols set forth in
10		section 325-17.
11	[ <del>(c)</del>	Confidentiality.] (d) The confidentiality of all
12	records h	eld pursuant to this section is governed by section
13	325-101.	
14	[ <del>-(a)</del>	Civil penalty.] (e) Any person or institution who
15	wilfully	violates any provision of this section shall be fined
16	not less	than \$1,000 nor more than \$10,000 for each violation
17	plus reas	onable court costs and attorney's fees as determined by
18	the court	, which penalty and costs shall be paid to the person
19	whose rec	ords were released. This subsection shall not be
20	construed	as limiting the right of any person or persons to
21	recover a	ctual damages.

1 [<del>(e)</del>] (f) The department of health shall make available to 2 health care providers current information on accessing anonymous 3 human immunodeficiency virus testing for the purpose of providing that information to patients. 4 5 (g) The department [shall] may adopt rules, pursuant to chapter 91, to establish procedures and standards to implement 6 7 this section. 8 (h) As used in this section, "health care provider" means a 9 physician or surgeon licensed under chapter 453, a podiatrist 10 licensed under chapter 463E, a health care facility as defined 11 in section 323D-2, and their employees. "Health care provider" 12 shall not mean any nursing institution or nursing service 13 conducted by and for those who rely upon treatment by spiritual means through prayer alone, or employees of such an institution 14 15 or service." SECTION 3. Section 325-16.5, Hawaii Revised Statutes, is 16 amended by amending subsection (a) to read as follows: 17 "(a) Any sexual assault victim, or the parent or guardian 18 19 of a minor or incapacitated victim, shall be informed as soon as 20 practicable after the assault, of the availability of human immunodeficiency virus [(HIV)] testing for the victim, the 21 22 availability of counseling for the victim, and the right of the

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- 1 victim to request that the person charged with an offense listed
- 2 in section  $[\frac{325-16(b)(7)}{2}]$  325-16(c)(7), involving the victim, be
- 3 tested for [HIV.] human immunodeficiency virus. The victim, or
- 4 the parent or guardian of a minor or incapacitated victim, and
- 5 the charged person shall be provided [HIV] human
- 6 immunodeficiency virus counseling prior to being tested, and
- 7 follow-up counseling at the time the results are presented to
- 8 the victim or the parent or guardian of a minor or incapacitated
- 9 victim and the charged person.
- 10 Any sexual assault victim, or the parent or guardian of a
- 11 minor or incapacitated victim, shall be informed as soon as
- 12 practicable after a conviction, of the availability of human
- 13 immunodeficiency virus [(HIV)] testing for the victim, the
- 14 availability of counseling for the victim, and the right of the
- 15 victim to demand that the person convicted of an offense listed
- 16 in section  $[\frac{325-16(b)(8)}{(8)}]$  325-16(c)(8), involving the victim, be
- 17 tested for [HIV.] human immunodeficiency virus. The victim, or
- 18 the parent or guardian of a minor or incapacitated victim, and
- 19 the convicted person shall be provided [HIV] human
- 20 immunodeficiency virus counseling prior to being tested, and
- 21 follow-up counseling at the time the results are presented to

- 1 the victim or the parent or guardian of a minor or incapacitated
- victim and the convicted person."
- 3 SECTION 4. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 5. This Act shall take effect on July 1, 2020.

## Report Title:

Human Immunodeficiency Virus Testing; Health care Providers

## Description:

Allows a health care provider to test for HIV after certain verbal disclosures, after allowing the person receiving the test to decline the test, and after receiving the person's express oral consent. (SB932 HD2)