THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 695 Session of 1975

INTRODUCED BY A. P. KELLY, DiCARLO, USTYNOSKI, DIETZ, MCLANE, FEE, REED, BERLIN, MCCLATCHY AND HILL, MARCH 11, 1975

REFERRED TO COMMITTEE ON HEALTH AND WELFARE, MARCH 12, 1975

AN ACT

Amending the act of April 23, 1956 (P.L.1510, No.500), entitled, as amended, "An act providing for the prevention and control of communicable and non-communicable diseases including venereal diseases, fixing responsibility for disease prevention and control, requiring reports of diseases, and authorizing treatment of venereal diseases, and providing for premarital and prenatal blood tests; amending, revising and consolidating the laws relating thereto; and repealing certain acts," providing for serological testing to identify carriers of certain genetic diseases and the reporting and use of such tests.
The General Assembly of the Commonwealth of Pennsylvania
hereby enacts as follows:
Section 1. The heading of section 12, act of April 23, 1956
(P.L.1510, No.500), known as the "Disease Prevention and Control
Law of 1955," is amended and a subsection is added to read:
Section 12. Premarital Examination for [Syphilis]
Diseases
(c.1) The standard forms supplied to physicians and
laboratories by the Department of Health for the reporting of
serological testing shall contain the following statements: (1)
blood testing may identify carriers of genetic diseases,

1	including	but	not	limited	to	tay	sachs	disease,	sickle	cell	
						_					

2 anemia and cooley's anemia (2) such tests can be administered at

3 the request of the examining physician at the same time that the

4 <u>tests for venereal disease are administered, if the physician</u>

- 5 determines the test to be necessary, and if the patients agree
- 6 to such test. In cases where genetic testing proves positive,
- 7 the examining physician shall offer to refer the individuals for
- 8 genetic counseling. No application for a marriage license shall

9 <u>be denied solely because such genetic tests prove positive nor</u>

10 shall the absence of such a test invalidate a marriage.