THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 106 Session of 2015

INTRODUCED BY D. COSTA, MILLARD, DeLUCA, KOTIK, THOMAS, STEPHENS, BAKER, CALTAGIRONE, BISHOP, MCNEILL, KINSEY, MATZIE, BARRAR, READSHAW, MURT AND O'NEILL, JANUARY 21, 2015

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 21, 2015

AN ACT

1 2 3 4 5 6 7 8 9 10	Amending the act of November 29, 1990 (P.L.585, No.148), entitled "An act providing for confidentiality of certain records; providing for the authorized sharing of certain information; providing for written consent prior to an HIV- related test, with certain exceptions; providing for civil immunity for certain licensed physicians; providing for protective procedures and equipment; and creating a civil cause of action," further providing for prevention of transmission of infectious diseases and for confidentiality of records.
11	The General Assembly of the Commonwealth of Pennsylvania
12	hereby enacts as follows:
13	Section 1. Sections 4 and 7(a) of the act of November 29,
14	1990 (P.L.585, No.148), known as the Confidentiality of HIV-
15	Related Information Act, are amended to read:
16	Section 4. Prevention of transmission of infectious diseases.
17	(a) General ruleThe department shall, by regulation,
18	require the use of protective measures and equipment by
19	individuals, persons and institutions not covered by regulations
20	promulgated by the Occupational Safety and Health Administration
21	governing such protective measures and equipment. The department

1 shall develop such regulations pursuant to guidelines
2 established by the CDC. For health care providers covered by the
3 provisions of the Occupational Safety and Health Administration
4 governing such protective measures and equipment, the department
5 shall encourage compliance with approved standards. This section
6 shall not preclude the department from exercising rulemaking
7 authority granted under any other act.

8 (b) Disclosure.--The Department of Corrections shall disclose the HIV, hepatitis B or hepatitis C status of any 9 10 infected inmate to all corrections officers required to interact with the infected inmate. The release of this information is 11 12 only to further provide for the personal safety of corrections 13 officers and in no way shall the corrections officers disclose 14 the inmate's confidential HIV-related information to any third 15 party.

16 Section 7. Confidentiality of records.

(a) Limitations on disclosure.--No person or employee, or agent of such person, who obtains confidential HIV-related information in the course of providing any health, correctional or social service or pursuant to a release of confidential HIVrelated information under subsection (c) may disclose or be compelled to disclose the information, except to the following persons:

24 (1) The subject.

(2) The physician who ordered the test, or thephysician's designee.

27 (3) Any person specifically designated in a written28 consent as provided for in subsection (c).

29 (4) An agent, employee or medical staff member of a
30 health care provider, when the health care provider has

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received confidential HIV-related information during the course of the subject's diagnosis or treatment by the health care provider, provided that the agent, employee or medical staff member is involved in the medical care or treatment of the subject. Nothing in this paragraph shall be construed to require the segregation of confidential HIV-related information from a subject's medical record.

8 (5) A peer review organization or committee as defined 9 in the act of July 20, 1974 (P.L.564, No.193), known as the 10 Peer Review Protection Act, a nationally recognized 11 accrediting agency, or as otherwise provided by law, any 12 Federal or State government agency with oversight 13 responsibilities over health care providers.

14 (6) Individual health care providers involved in the 15 care of the subject with an HIV-related condition or a 16 positive test, when knowledge of the condition or test result 17 is necessary to provide emergency care or treatment 18 appropriate to the individual; or health care providers 19 consulted to determine diagnosis and treatment of the 20 individual.

(7) An insurer, to the extent necessary to reimburse
health care providers or to make any payment of a claim
submitted pursuant to an insured's policy.

(8) The department and persons authorized to gather,
transmit or receive vital statistics under the act of June
29, 1953 (P.L.304, No.66), known as the Vital Statistics Law
of 1953.

(9) The department and local boards and departments of
health, as authorized by the act of April 23, 1956 (1955
P.L.1510, No.500), known as the Disease Prevention and

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1 Control Law of 1955.

2 (10) A person allowed access to the information by a
3 court order issued pursuant to section 8.

4 (11) A funeral director responsible for the acceptance5 and preparation of the deceased subject.

6 (12) Employees of county mental health/mental 7 retardation agencies, county children and youth agencies, 8 county juvenile probation departments, county or State 9 facilities for delinquent youth, and contracted residential 10 providers of the above-named entities receiving or 11 contemplating residential placement of the subject, who:

12 (i) generally are authorized to receive medical13 information; and

14 (ii) are responsible for ensuring that the subject
15 receives appropriate health care; and

16 (iii) have a need to know the HIV-related
 17 information in order to ensure such care is provided.

(13) Corrections officers required to interact with

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infected inmates.

The above-named entities may release the information to a court in the course of a dispositional proceeding under 42 Pa.C.S. §§ 6351 (relating to disposition of dependent child) and 6352 (relating to disposition of delinquent child) when it is determined that such information is necessary to meet the medical needs of the subject.

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27 Section 2. This act shall take effect in 60 days.

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