INTRODUCED

HB2449

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1	HOUSE BILL NO. 2449
2	Offered January 14, 2009
3	Prefiled January 14, 2009
4	A BILL to amend and reenact §§ 32.1-45.1 and 32.1-116.3 of the Code of Virginia, relating to
5	notification of infectious disease.
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v	Patron—Sickles
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8	Referred to Committee on Health, Welfare and Institutions
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 32.1-45.1 and 32.1-116.3 of the Code of Virginia are amended and reenacted as follows:
12	§ 32.1-45.1. Deemed consent to testing and release of test results related to infection with human
13	immunodeficiency virus or hepatitis B or C viruses.
14	A. Whenever any health care provider, or any person employed by or under the direction and control
15	of a health care provider, is directly exposed to body fluids of a patient in a manner which that may,
16	according to the then current guidelines of the Centers for Disease Control and Prevention, transmit
17	human immunodeficiency virus or hepatitis B or C viruses, the patient whose body fluids were involved
18	in the exposure shall be deemed to have consented to testing for infection with human
19	immunodeficiency virus or hepatitis B or C viruses. Such patient shall also be deemed to have consented
20	to the release of such test results to the person who was exposed. In other than emergency situations, it
21	shall be the responsibility of the health care provider to inform patients of this provision prior to
22	providing them with health care services which create a risk of such exposure.
23	B. Whenever any patient is directly exposed to body fluids of a health care provider, or of any
24	person employed by or under the direction and control of a health care provider, in a manner which that
25	may, according to the then current guidelines of the Centers for Disease Control and Prevention,
26	transmit human immunodeficiency virus or hepatitis B or C viruses, the person whose body fluids were
27	involved in the exposure shall be deemed to have consented to testing for infection with human
28	immunodeficiency virus or hepatitis B or C viruses. Such person shall also be deemed to have consented
29	to the release of such test results to the patient who was exposed.
30	C. For the purposes of this section, "health care provider" means any person, facility or agency
31	licensed or certified to provide care or treatment by the Department of Health, Department of Mental
32	Health, Mental Retardation and Substance Abuse Services, Department of Rehabilitative Services, or the
33	Department of Social Services, any person licensed or certified by a health regulatory board within the
34	Department of Health Professions except for the Boards of Funeral Directors and Embalmers and
35	Veterinary Medicine or any personal care agency contracting with the Department of Medical Assistance
36	Services.
37 38	D. "Health care provider," as defined in subsection C of this section, shall be deemed to include any person who renders emergency care or assistance, without compensation and in good faith, at the scene
30 39	of an accident, fire, or any life-threatening emergency, or while en route therefrom to any hospital,
40	medical clinic or doctor's office during the period while rendering such emergency care or assistance.
41	The Department of Health shall provide appropriate counseling and opportunity for face-to-face
42	disclosure of any test results to any such person.
43	E. Whenever any law-enforcement officer or other personnel as listed in § 65.2-402.1 is directly
44	exposed to body fluids of a person in a manner which may, according to the then current guidelines of
45	the Centers for Disease Control and Prevention, transmit human immunodeficiency virus or hepatitis B
46	or C viruses, the person whose body fluids were involved in the exposure shall be deemed to have
47	consented to testing for infection with human immunodeficiency virus or hepatitis B or C viruses. Such
48	person shall also be deemed to have consented to the release of such test results to the law-enforcement
49	officer or other personnel who was exposed. In other than emergency situations, it shall be the
50	responsibility of the law-enforcement officer or other personnel to inform the person of this provision

prior to the contact which creates a risk of such exposure.
F. Whenever a person is directly exposed to the body fluids of a law-enforcement officer in a manner which may, according to the then current guidelines of the Centers for Disease Control and *Prevention*, transmit human immunodeficiency virus or hepatitis B or C viruses, the law-enforcement officer whose body fluids were involved in the exposure shall be deemed to have consented to testing for infection with human immunodeficiency virus or hepatitis B or C viruses. The law-enforcement officer shall also be deemed to have consented to the release of such test results to the person.

58 G. For the purposes of this section, "law-enforcement officer" means a person who is both (i)

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59 engaged in his public duty at the time of such exposure and (ii) employed by any sheriff's office, any 60 adult or youth correctional facility, or any state or local law-enforcement agency, or any agency or department under the direction and control of the Commonwealth or any local governing body that 61 62 employs persons who have law-enforcement authority.

63 H. Whenever any school board employee is directly exposed to body fluids of any person in a 64 manner which may, according to the then current guidelines of the Centers for Disease Control and 65 Prevention, transmit human immunodeficiency virus or hepatitis B or C viruses, the person whose body fluids were involved in the exposure shall be deemed to have consented to testing for infection with 66 human immunodeficiency virus or hepatitis B or C viruses. Such person shall also be deemed to have 67 consented to the release of such test results to the school board employee who was exposed. In other 68 69 than emergency situations, it shall be the responsibility of the school board employee to inform the 70 person of this provision prior to the contact that creates a risk of such exposure.

71 I. Whenever any person is directly exposed to the body fluids of a school board employee in a manner that may, according to the then current guidelines of the Centers for Disease Control and 72 Prevention, transmit human immunodeficiency virus or hepatitis B or C viruses, the school board 73 74 employee whose body fluids were involved in the exposure shall be deemed to have consented to testing 75 for infection with human immunodeficiency virus or hepatitis B or C viruses. The school board employee shall also be deemed to have consented to the release of such test results to the person. 76

77 J. For the purposes of this section, "school board employee" means a person who is both (i) acting in 78 the course of employment at the time of such exposure and (ii) employed by any local school board in 79 the Commonwealth.

80 K. For purposes of this section, if the person whose blood specimen is sought for testing is a minor, 81 and that minor refuses to provide such specimen, consent for obtaining such specimen shall be obtained 82 from the parent, guardian, or person standing in loco parentis of such minor prior to initiating such 83 testing. If the parent or guardian or person standing in loco parentis withholds such consent, or is not reasonably available, the person potentially exposed to the human immunodeficiency virus or hepatitis B 84 85 or C viruses, or the employer of such person, may petition the juvenile and domestic relations district court in the county or city where the minor resides or resided, or, in the case of a nonresident, the 86 87 county or city where the health care provider, law-enforcement agency or school board has its principal 88 office or, in the case of a health care provider rendering emergency care pursuant to subsection D, the 89 county or city where the exposure occurred, for an order requiring the minor to provide a blood 90 specimen or to submit to testing and to disclose the test results in accordance with this section.

91 L. Except as provided in subsection K, if the person whose blood specimen is sought for testing 92 refuses to provide such specimen, any person potentially exposed to the human immunodeficiency virus or hepatitis B or C viruses, or the employer of such person, may petition the general district court of the 93 94 county or city in which the person whose specimen is sought resides or resided, or, in the case of a 95 nonresident, the county or city where the health care provider, law-enforcement agency or school board has its principal office or, in the case of a health care provider rendering emergency care pursuant to 96 97 subsection D, the county or city where the exposure occurred, for an order requiring the person to 98 provide a blood specimen or to submit to testing and to disclose the test results in accordance with this 99 section. At any hearing before the court, the person whose specimen is sought or his counsel may 100 appear. The court shall be advised by the Commissioner or his designee prior to entering any testing 101 order. If a testing order is issued, both the petitioner and the person from whom the blood specimen is sought shall receive counseling and opportunity for face-to-face disclosure of any test results by a 102 103 licensed practitioner or trained counselor. 104

- § 32.1-116.3. Reporting of communicable diseases; definitions.
 - A. For the purposes of this section:

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"Communicable disease of public health threat" means an illness of public health significance, as 106 107 determined by the State Health Commissioner in accordance with regulations of the Board of Health, 108 caused by a specific or suspected infectious agent that may be reasonably expected or is known to be 109 readily transmitted directly or indirectly from one individual or person to another or to uninfected 110 persons through airborne or nonairborne means and has been found to create a risk of death or 111 significant injury or impairment; this definition shall not, however, be construed to include human 112 immunodeficiency viruses or tuberculosis, unless used as a bioterrorism weapon. "Individual" shall 113 include any companion animal.

114 "Communicable diseases" means any airborne infection or disease, including, but not limited to, 115 tuberculosis, measles, certain meningococcal infections, mumps, chicken pox and Hemophilus Influenzae Type b, and those transmitted by contact with blood or other human body fluids, including, but not 116 limited to, human immunodeficiency virus, Hepatitis B and Non-A, Non-B Hepatitis. 117

B. Every licensed health care facility which transfers or receives patients via emergency medical 118 119 services ambulances or mobile intensive care units shall notify the emergency medical services agencies 120 providing such patient transport of the name and telephone number of the individual who is the infection 121 control practitioner with the responsibility of investigating exposure to infectious diseases in the facility.

Every licensed emergency medical services agency established in the Commonwealth shall notify all facilities to which they transport patients or from which they transfer patients of the names and telephone numbers of the members, not to exceed three persons, who have been appointed to serve as the communicable disease liaisonexposure control officers. Every licensed emergency medical services agency shall implement universal precautions and shall ensure that these precautions are appropriately followed and enforced.

128 C. Upon requesting any licensed emergency medical services agency to transfer (i) a patient who is 129 known to be positive for or who suffers from any communicable disease which, in the judgment of the physician authorizing the transfer or the facility's infection control practitioner, presents any risk to the 130 131 transporting emergency medical services personnel or to patients who may be subsequently transported 132 in the same vehicle, or (ii) a patient who is known to be subject to an order of quarantine or an order of isolation pursuant to Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2 of this title, the transferring facility 133 134 shall inform the attendant-in-charge of the transferring crew of the general condition of the patient and 135 the types of precautions to be taken to prevent the spread of the disease. The identity of the patient shall 136 be confidential.

D. If any firefighter, law-enforcement officer, emergency medical services provider or paramedic has
an exposure of blood or body fluid to mucous membrane, non-intact skin, or a contaminated needlestick
injury, his communicable disease liaisonexposure control officer shall be notified, a report completed
and the infection control practitioner at the receiving facility notified.

141 E. If, during the course of medical care and treatment, any physician determines that a patient who 142 was transported to a receiving facility by any licensed emergency medical services agency (i) is positive 143 for or has been diagnosed as suffering from an airborne infectious disease or (ii) is subject to an order 144 of quarantine or an order of isolation pursuant to Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2 of this title, then the infection control practitioner in the facility shall immediately notify the communicable 145 disease liaisonexposure control officer who represents the transporting emergency medical services 146 147 agency of the name of the patient, and the date and time of the patient's admittance to the facility. The 148 communicable disease liaisonexposure control officer for the transporting emergency medical services 149 agency shall investigate the incident to determine if any exposure of emergency medical services 150 personnel or other emergency personnel occurred. The identity of the patient and all personnel involved 151 in any such investigation shall be confidential.

152 F. If any firefighter, law-enforcement officer, emergency medical services provider or paramedic shall 153 be exposed to a communicable disease, the communicable disease liaison exposure control officer shall 154 immediately notify the infection control practitioner of the receiving facility. The infection control 155 practitioner of the facility shall conduct an investigation and provide information concerning the extent 156 and severity of the exposure and the recommended course of action to the communicable disease 157 liaisonexposure control officer of the transporting agency. This section shall not be construed to create a 158 duty by the receiving facility to perform any test or tests beyond those necessary for the medical 159 management of the patient delivered by an emergency medical services agency to the receiving facility 160 nor shall it affect the operation of the provisions of § 32.1-45.1.

G. Any person requesting or requiring any employee of a public safety agency as defined in subsection J of § 32.1-45.2 to arrest, transfer, or otherwise exercise custodial supervision over an individual known to the requesting person (i) to be infected with any communicable disease or (ii) to be subject to an order of quarantine or an order of isolation pursuant to Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2 of this title shall inform such public safety agency employee of a potential risk of exposure to a communicable disease.

H. Local or state correctional facilities which transfer patients known to have a communicable disease or to be subject to an order of quarantine or an order of isolation pursuant to Article 3.02
(§ 32.1-48.05 et seq.) of Chapter 2 of this title shall notify the emergency medical services agency providing transportation services of a potential risk of exposure to a communicable disease, including a communicable disease of public health threat. For the purposes of this section, the chief medical person at a local or state correctional facility or the facility director or his designee shall be responsible for providing such information to the transporting agency.

174 I. Any person who, as a result of this provision, becomes aware of the identity or condition of a 175 person known to be (i) positive for or to suffer from any communicable disease, or to have suffered 176 exposure to a communicable disease or (ii) subject to an order of quarantine or an order of isolation 177 pursuant to Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2 of this title, shall keep such information 178 confidential, except as expressly authorized by this provision.

179 J. No person known to be (i) positive for or to suffer from any communicable disease, including any communicable disease of public health threat, or (ii) subject to an order of quarantine or an order of isolation pursuant to Article 3.02 (§ 32.1-48.05 et seq.) of Chapter 2 of this title, shall be refused

transportation or service for that reason by an emergency medical services, law-enforcement, or publicsafety agency.