

FIRST REGULAR SESSION
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 755
101ST GENERAL ASSEMBLY

1016H.03C

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 191.677, 545.940, 575.155, and 575.157, RSMo, and to enact in lieu thereof four new sections relating to actions by persons knowingly infected with communicable diseases, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 191.677, 545.940, 575.155, and 575.157, RSMo, are repealed and
2 four new sections enacted in lieu thereof, to be known as sections 191.677, 545.940, 575.155,
3 and 575.157, to read as follows:

191.677. 1. **For purposes of this section, the term "serious infectious or**
2 **communicable disease" means a nonairborne or nonrespiratory disease spread from**
3 **person to person that is fatal or causes disabling long-term consequences in the absence of**
4 **lifelong treatment and management.**

5 2. It shall be unlawful for any individual knowingly infected with ~~[HIV]~~ **a serious**
6 **infectious or communicable disease** to:

7 (1) Be or attempt to be a blood, blood products, organ, sperm, or tissue donor except as
8 deemed necessary for medical research **or as deemed medically appropriate by a licensed**
9 **physician;**

10 (2) ~~[Act in a reckless manner by exposing]~~ **Knowingly expose** another person to ~~[HIV]~~
11 ~~without the knowledge and consent of that person to be exposed to HIV, in one of the following~~
12 ~~manners:~~

13 ~~—— (a) Through contact with blood, semen or vaginal secretions in the course of oral, anal~~
14 ~~or vaginal sexual intercourse; or~~

15 ~~—— (b) By the sharing of needles; or~~

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

16 ~~———— (c) By biting another person or purposely acting in any other manner which causes the~~
 17 ~~HHV-infected person's semen, vaginal secretions, or blood to come into contact with the mucous~~
 18 ~~membranes or nonintact skin of another person.~~

19

20 ~~Evidence that a person has acted recklessly in creating a risk of infecting another individual with~~
 21 ~~HHV shall include, but is not limited to, the following:~~

22 ~~———— a. The HHV-infected person knew of such infection before engaging in sexual activity~~
 23 ~~with another person, sharing needles with another person, biting another person, or purposely~~
 24 ~~causing his or her semen, vaginal secretions, or blood to come into contact with the mucous~~
 25 ~~membranes or nonintact skin of another person, and such other person is unaware of the~~
 26 ~~HHV-infected person's condition or does not consent to contact with blood, semen or vaginal fluid~~
 27 ~~in the course of such activities;~~

28 ~~———— b. The HHV-infected person has subsequently been infected with and tested positive to~~
 29 ~~primary and secondary syphilis, or gonorrhea, or chlamydia; or~~

30 ~~———— c. Another person provides evidence of sexual contact with the HHV-infected person after~~
 31 ~~a diagnosis of an HIV status] **such serious infectious or communicable disease through an**~~
 32 ~~**activity that creates a substantial risk of disease transmission as determined by competent**~~
 33 ~~**medical or epidemiological evidence; or**~~

34 **(3) Act in a reckless manner by exposing another person to such serious infectious**
 35 **or communicable disease through an activity that creates a substantial risk of disease**
 36 **transmission as determined by competent medical or epidemiological evidence.**

37 ~~[2.]~~ **3. (1) Violation of the provisions of subdivision (1) or (2) of subsection [4] 2 of this**
 38 **section is a class [B] D felony unless the victim contracts [HIV] the serious infectious or**
 39 **communicable disease from the contact, in which case it is a class [A] C felony.**

40 ~~[3. The department of health and senior services or local law enforcement agency, victim~~
 41 ~~or others may file a complaint with the prosecuting attorney or circuit attorney of a court of~~
 42 ~~competent jurisdiction alleging that a person has violated a provision of subsection 1 of this~~
 43 ~~section. The department of health and senior services shall assist the prosecutor or circuit~~
 44 ~~attorney in preparing such case, and upon request, turn over to peace officers, police officers, the~~
 45 ~~prosecuting attorney or circuit attorney, or the attorney general records concerning that person's~~
 46 ~~HHV-infected status, testing information, counseling received, and the identity and available~~
 47 ~~contact information for individuals with whom that person had sexual intercourse or deviate~~
 48 ~~sexual intercourse and those individuals' test results.~~

49 ~~———— 4. The use of condoms is not a defense to a violation of paragraph (a) of subdivision (2)~~
 50 ~~of subsection 1 of this section.]~~

51 **(2) Violation of the provisions of subdivision (3) of subsection 2 of this section is a**
52 **class A misdemeanor.**

53 **4. It is an affirmative defense to a charge under this section if the person exposed**
54 **to the serious infectious or communicable disease knew that the infected person was**
55 **infected with the serious infectious or communicable disease at the time of the exposure**
56 **and consented to the exposure with such knowledge.**

57 **5. (1) For purposes of this subsection, the term "identifying characteristics"**
58 **includes, but is not limited to, the name or any part of the name, address or any part of the**
59 **address, city or unincorporated area of residence, age, marital status, place of employment,**
60 **or racial or ethnic background of the defendant or the person exposed, or the relationship**
61 **between the defendant and the person exposed.**

62 **(2) When alleging a violation of this section, the prosecuting attorney or the grand**
63 **jury shall substitute a pseudonym for the actual name of the person exposed to a serious**
64 **infectious or communicable disease. The actual name and other identifying characteristics**
65 **of the person exposed shall be revealed to the court only in camera unless the person**
66 **exposed requests otherwise, and the court shall seal the information from further**
67 **disclosure, except by counsel as part of discovery.**

68 **(3) Unless the person exposed requests otherwise, all court decisions, orders,**
69 **pleadings, and other documents, including motions and papers filed by the parties, shall**
70 **be worded so as to protect from public disclosure the name and other identifying**
71 **characteristics of the person exposed.**

72 **(4) Unless the person exposed requests otherwise, a court in which a violation of**
73 **this section is filed shall issue an order that prohibits counsel and their agents, law**
74 **enforcement personnel, and court staff from making a public disclosure of the name or any**
75 **other identifying characteristics of the person exposed.**

76 **(5) Unless the defendant requests otherwise, a court in which a violation of this**
77 **section is filed shall issue an order that prohibits counsel and their agents, law enforcement**
78 **personnel, and court staff, before a finding of guilt, from making a public disclosure of the**
79 **name or other identifying characteristics of the defendant. In any public disclosure before**
80 **a finding of guilt, a pseudonym shall be substituted for the actual name of the defendant.**

81 **(6) Before sentencing, a defendant shall be assessed for placement in one or more**
82 **community-based programs that provide counseling, supervision, and education and that**
83 **offer reasonable opportunity for the defendant to provide redress to the person exposed.**

545.940. 1. Pursuant to a motion filed by the prosecuting attorney or circuit attorney
2 with notice given to the defense attorney and for good cause shown, in any criminal case in
3 which a defendant has been charged by the prosecuting attorney's office or circuit attorney's

4 office with any offense under chapter 566 or section 565.050, assault in the first degree; section
5 565.052 or 565.060, assault in the second degree; section 565.054 or 565.070, assault in the third
6 degree; section 565.056, assault in the fourth degree; section 565.072, domestic assault in the
7 first degree; section 565.073, domestic assault in the second degree; section 565.074, domestic
8 assault in the third degree; section 565.075, assault while on school property; section 565.076,
9 domestic assault in the fourth degree; section 565.081, 565.082, or 565.083, assault of a law
10 enforcement officer, corrections officer, emergency personnel, highway worker in a construction
11 zone or work zone, utility worker, cable worker, or probation and parole officer in the first,
12 second, or third degree; section 567.020, prostitution; section 568.045, endangering the welfare
13 of a child in the first degree; section 568.050, endangering the welfare of a child in the second
14 degree; section 568.060, abuse of a child; section 575.150, resisting or interfering with an arrest;
15 or ~~paragraph (a), (b), or (c), of~~ subdivision (2) **or (3)** of subsection [4] 2 of section 191.677,
16 **knowingly or** recklessly exposing a person to ~~[HIV]~~ **a serious infectious or communicable**
17 **disease**, the court may order that the defendant be conveyed to a state-, city-, or county-operated
18 HIV clinic for testing for HIV, hepatitis B, hepatitis C, syphilis, gonorrhea, and chlamydia. The
19 results of such tests shall be released to the victim and his or her parent or legal guardian if the
20 victim is a minor. The results of such tests shall also be released to the prosecuting attorney or
21 circuit attorney and the defendant's attorney. The state's motion to obtain said testing, the court's
22 order of the same, and the test results shall be sealed in the court file.

23 2. As used in this section, "HIV" means the human immunodeficiency virus that causes
24 acquired immunodeficiency syndrome.

575.155. 1. An offender or prisoner commits the offense of endangering a corrections
2 employee, a visitor to a correctional center, county or city jail, or another offender or prisoner
3 if he or she attempts to cause or knowingly causes such person to come into contact with blood,
4 seminal fluid, urine, feces, or saliva.

5 2. For the purposes of this section, the following terms mean:

6 (1) "Corrections employee", a person who is an employee, or contracted employee of a
7 subcontractor, of a department or agency responsible for operating a jail, prison, correctional
8 facility, or sexual offender treatment center or a person who is assigned to work in a jail, prison,
9 correctional facility, or sexual offender treatment center;

10 (2) "Offender", a person in the custody of the department of corrections;

11 (3) "Prisoner", a person confined in a county or city jail;

12 (4) **"Serious infectious or communicable disease", the same meaning given to the**
13 **term in section 191.677.**

14 3. The offense of endangering a corrections employee, a visitor to a correctional center,
15 county or city jail, or another offender or prisoner is a class E felony unless the substance is

16 unidentified in which case it is a class A misdemeanor. If an offender or prisoner is knowingly
17 infected with [~~the human immunodeficiency virus (HIV), hepatitis B or hepatitis C~~] **a serious**
18 **infectious or communicable disease** and exposes another person to [~~HIV or hepatitis B or~~
19 ~~hepatitis C~~] **such serious infectious or communicable disease** by committing the offense of
20 endangering a corrections employee, a visitor to a correctional center, county or city jail, or
21 another offender or prisoner **and the nature of the exposure to the bodily fluid has been**
22 **scientifically shown to be a means of transmission of the serious infectious or**
23 **communicable disease**, it is a class D felony.

575.157. 1. An offender commits the offense of endangering a department of mental
2 health employee, a visitor or other person at a secure facility, or another offender if he or she
3 attempts to cause or knowingly causes such individual to come into contact with blood, seminal
4 fluid, urine, feces, or saliva.

5 2. For purposes of this section, the following terms mean:

6 (1) "Department of mental health employee", a person who is an employee of the
7 department of mental health, an employee or contracted employee of a subcontractor of the
8 department of mental health, or an employee or contracted employee of a subcontractor of an
9 entity responsible for confining offenders as authorized by section 632.495;

10 (2) "Offender", persons ordered to the department of mental health after a determination
11 by the court that such persons may meet the definition of a sexually violent predator, persons
12 ordered to the department of mental health after a finding of probable cause under section
13 632.489, and persons committed for control, care, and treatment by the department of mental
14 health under sections 632.480 to 632.513;

15 (3) "Secure facility", a facility operated by the department of mental health or an entity
16 responsible for confining offenders as authorized by section 632.495;

17 (4) "**Serious infectious or communicable disease**", **the same meaning given to the**
18 **term in section 191.677.**

19 3. The offense of endangering a department of mental health employee, a visitor or other
20 person at a secure facility, or another offender is a class E felony. If an offender is knowingly
21 infected with [~~the human immunodeficiency virus (HIV), hepatitis B, or hepatitis C~~] **a serious**
22 **infectious or communicable disease** and exposes another individual to [~~HIV or hepatitis B or~~
23 ~~hepatitis C~~] **such serious infectious or communicable disease** by committing the offense of
24 endangering a department of mental health employee, a visitor or other person at a mental health
25 facility, or another offender **and the nature of the exposure to the bodily fluid has been**
26 **scientifically shown to be a means of transmission of the serious infectious or**
27 **communicable disease**, the offense is a class D felony.

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