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**SHB 1605** - S AMD -514

By Senators Zarelli, Long, Franklin and Haugen

4 RULES SUSPENDED, AMD 514 ADOPTED 4/24/97

On page 7, beginning on line 16, after "(4)" strike all material through "rule." on line 38, and insert "A law enforcement officer, fire fighter, health care provider, health care facility staff person, department of corrections' staff person, jail staff person, or other categories of employment determined by the board in rule to be at risk of substantial exposure to HIV, who has experienced a substantial exposure to another person's bodily fluids in the course of his or her employment, may request a state or local public health officer to order pretest counseling, HIV testing, and posttest counseling for the person whose bodily fluids he or she has been exposed to. If the state or local public health officer refuses to order counseling and testing under this subsection, the person who made the request may petition the superior court for a hearing to determine whether an order shall be issued. The hearing on the petition shall be held within seventy-two hours of filing the petition, exclusive of Saturdays, Sundays, and holidays. The standard of review to determine whether the public health officer shall be required to issue the order is whether substantial exposure occurred and whether that exposure presents a possible risk of transmission of the HIV virus as defined by the board by rule. Upon conclusion of the hearing, the court shall issue the appropriate order.

The person who is subject to the state or local public health officer's order to receive counseling and testing shall be given written notice of the order promptly, personally, and confidentially, stating the grounds and provisions of the order, including the factual basis therefor. If the person who is subject to the order refuses to comply, the state or local public health officer may petition the superior court for a hearing. The hearing on the petition shall be held within seventy-two hours of filing the petition, exclusive of Saturdays, Sundays, and holidays. The standard of review for the order is whether substantial exposure occurred and whether that exposure presents a possible risk of transmission of the HIV virus as defined by

the board by rule. Upon conclusion of the hearing, the court shall issue the appropriate order.

The state or local public health officer shall perform counseling and testing under this subsection if he or she finds that the exposure was substantial and presents a possible risk as defined by the board of health by rule or if he or she is ordered to do so by a court.

The counseling and testing required under this subsection shall be completed as soon as possible after the substantial exposure or after an order is issued by a court, but shall begin not later than seventy—two hours after the substantial exposure or an order is issued by the court."

12 **SHB 1605** - S AMD - 514

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- 13 By Senators Zarelli, Long, Franklin and Haugen
- 14 RULES SUSPENDED, AMD 514 ADOPTED 4/24/97
- On page 8, line 5, after "prevention" strike "protocols" and insert "quidelines"
- On page 8, line 8, after "The" strike "protocols" and insert guidelines"
- 19 On page 8, line 20, after "prevention" strike "protocols" and 20 insert "quidelines"
- On page 8, line 23, after "The" strike "protocols" and insert guidelines"
- 23 --- END ---

24 Effect: A person who is substantially exposed may request a hearing 25 to review the determination of a state or local health officer not to order counseling and testing of the person whose bodily fluids the 26 person was exposed to. The counseling and testing must be completed as 27 soon as possible after the substantial exposure or after the hearing if 28 a hearing is required. DOC and local jail administrators are directed 29 30 to develop communicable disease prevention guidelines instead of 31 protocols.