

# HOUSE BILL NO. 4099

February 03, 2021, Introduced by Reps. Allor, Whitsett, Glenn, Whiteford, Calley, Brabec, Kahle, Rendon, Paquette, Bollin, Wozniak, Lasinski, Clemente, Camilleri, Hammoud, Yancey, Hope, Anthony, Thanedar, Puri, Bolden, Stone and Jones and referred to the Committee on Judiciary.

A bill to amend 1978 PA 368, entitled  
"Public health code,"  
by amending section 5129 (MCL 333.5129), as amended by 2016 PA 70.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1           Sec. 5129. (1) An individual arrested and charged with  
2 violating section 448, 449, ~~449a~~, 450, 452, or 455 of the Michigan  
3 penal code, 1931 PA 328, MCL 750.448, 750.449, ~~750.449a~~, 750.450,  
4 750.452, and 750.455, or a local ordinance prohibiting ~~prostitution~~  
5 **commercial sexual activity** or engaging or offering to engage the

1 services of a ~~prostitute~~ **person who provides or offers to provide**  
2 **commercial sexual activity** may, upon order of the court, be  
3 examined or tested to determine whether the individual has sexually  
4 transmitted infection, hepatitis B infection, hepatitis C  
5 infection, HIV infection, or acquired immunodeficiency syndrome.  
6 Examination or test results that indicate the presence of sexually  
7 transmitted infection, hepatitis B infection, hepatitis C  
8 infection, HIV infection, or acquired immunodeficiency syndrome  
9 must be reported to the defendant and, pursuant to sections 5114  
10 and 5114a, to the department and the appropriate local health  
11 department for partner notification.

12 (2) Except as otherwise provided in this section, if an  
13 individual is arrested and charged with violating section 145a,  
14 338, 338a, 338b, 448, 449, ~~449a~~, 450, 452, 455, 520b, 520c, 520d,  
15 520e, or 520g of the Michigan penal code, 1931 PA 328, MCL  
16 750.145a, 750.338, 750.338a, 750.338b, 750.448, 750.449, ~~750.449a~~,  
17 750.450, 750.452, 750.455, 750.520b, 750.520c, 750.520d, 750.520e,  
18 and 750.520g, or section 7404 by intravenously using a controlled  
19 substance, or a local ordinance prohibiting ~~prostitution~~,  
20 **commercial sexual activity**, solicitation, gross indecency, or the  
21 intravenous use of a controlled substance, the judge or magistrate  
22 responsible for setting the individual's conditions of release  
23 pending trial shall distribute to the individual the information on  
24 sexually transmitted infection and HIV infection required to be  
25 distributed by county clerks under section 5119(1) and shall  
26 recommend that the individual obtain additional information and  
27 counseling at a local health department testing and counseling  
28 center regarding sexually transmitted infection, hepatitis B  
29 infection, hepatitis C infection, HIV infection, and acquired

1 immunodeficiency syndrome. Counseling under this subsection is  
2 voluntary on the part of the individual.

3 (3) If a defendant is bound over to circuit court for  
4 violating section 145a, 338, 338a, 338b, 450, 452, 455, 520b, 520c,  
5 520d, 520e, or 520g of the Michigan penal code, 1931 PA 328, MCL  
6 750.145a, 750.338, 750.338a, 750.338b, 750.450, 750.452, 750.455,  
7 750.520b, 750.520c, 750.520d, 750.520e, and 750.520g, and the  
8 district court determines there is reason to believe the violation  
9 involved sexual penetration or exposure to a body fluid of the  
10 defendant, the district court shall order the defendant to be  
11 examined or tested for sexually transmitted infection, hepatitis B  
12 infection, and hepatitis C infection and for the presence of HIV or  
13 an antibody to HIV. The circuit court shall order the examination  
14 or testing if the defendant is brought before it by way of  
15 indictment for any of the violations described in this subsection.  
16 If a defendant is bound over to or brought before the circuit court  
17 for violating section 520b, 520c, 520d, 520e, or 520g of the  
18 Michigan penal code, 1931 PA 328, MCL 750.520b, 750.520c, 750.520d,  
19 750.520e, and 750.520g, the court shall, upon the victim's request,  
20 order the examination or testing to be done not later than 48 hours  
21 after the date that the information or indictment is presented and  
22 the defendant is in custody or has been served with the information  
23 or indictment. The court shall include in its order for expedited  
24 examination or testing at the victim's request under this  
25 subsection a provision that requires follow-up examination or  
26 testing that is considered medically appropriate based on the  
27 results of the initial examination or testing. Except as provided  
28 in subsection (5), (6), or (7), or as otherwise provided by law,  
29 the examinations and tests must be confidentially administered by a

1 licensed physician, the department, or a local health department.  
2 The court also shall order the defendant to receive counseling  
3 regarding sexually transmitted infection, hepatitis B infection,  
4 hepatitis C infection, HIV infection, and acquired immunodeficiency  
5 syndrome, including, at a minimum, information regarding treatment,  
6 transmission, and protective measures.

7 (4) Except as otherwise provided in this section, upon  
8 conviction of a defendant or the issuance by the probate court of  
9 an order adjudicating a child to be within the provisions of  
10 section 2(a)(1) of chapter XIIIA of the probate code of 1939, 1939  
11 PA 288, MCL 712A.2, for violating section 145a, 338, 338a, 338b,  
12 448, 449, ~~449a~~, 450, 452, 455, 520b, 520c, 520d, 520e, or 520g of  
13 the Michigan penal code, 1931 PA 328, MCL 750.145a, 750.338,  
14 750.338a, 750.338b, 750.448, 750.449, ~~750.449a~~, 750.450, 750.452,  
15 750.455, 750.520b, 750.520c, 750.520d, 750.520e, and 750.520g, or  
16 section 7404 by intravenously using a controlled substance, or a  
17 local ordinance prohibiting ~~prostitution~~, **commercial sexual**  
18 **activity**, solicitation, gross indecency, or the intravenous use of  
19 a controlled substance, the court that has jurisdiction of the  
20 criminal prosecution or juvenile hearing shall order the defendant  
21 or child to be examined or tested for sexually transmitted  
22 infection, hepatitis B infection, and hepatitis C infection and for  
23 the presence of HIV or an antibody to HIV. Except as provided in  
24 subsection (5), (6), or (7), or as otherwise provided by law, the  
25 examinations and tests must be confidentially administered by a  
26 licensed physician, the department, or a local health department.  
27 The court also shall order the defendant or child to receive  
28 counseling regarding sexually transmitted infection, hepatitis B  
29 infection, hepatitis C infection, HIV infection, and acquired

1 immunodeficiency syndrome, including, at a minimum, information  
2 regarding treatment, transmission, and protective measures.

3 (5) If the victim or individual with whom the defendant or  
4 child found to be within the provisions of section 2(a)(1) of  
5 chapter XIIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2,  
6 engaged in sexual penetration or sexual contact or who was exposed  
7 to a body fluid during the course of the crime consents, the court  
8 or probate court shall provide the person or agency conducting the  
9 examinations or administering the tests under subsection (3) or (4)  
10 with the name, address, and telephone number of the victim or  
11 individual with whom the defendant or child engaged in sexual  
12 penetration or sexual contact or who was exposed to a body fluid of  
13 the defendant during the course of the crime. If the victim or  
14 individual with whom the defendant or child engaged in sexual  
15 penetration during the course of the crime is a minor or otherwise  
16 incapacitated, the victim's or individual's parent, guardian, or  
17 person in loco parentis may give consent for purposes of this  
18 subsection. After the defendant or child is examined or tested as  
19 to the presence of sexually transmitted infection, hepatitis B  
20 infection, hepatitis C infection, or HIV or an antibody to HIV, or  
21 if the defendant or child receives appropriate follow-up testing  
22 for the presence of HIV, the person or agency conducting the  
23 examinations or administering the tests shall immediately provide  
24 the examination or test results to the victim or individual with  
25 whom the defendant or child found to be within the provisions of  
26 section 2(a)(1) of chapter XIIIA of the probate code of 1939, 1939  
27 PA 288, MCL 712A.2, engaged in sexual penetration or sexual contact  
28 or who was exposed to a body fluid during the course of the crime  
29 and shall refer the victim or other individual for appropriate

1 counseling.

2 (6) The examination or test results and any other medical  
3 information obtained from the defendant or child found to be within  
4 the provisions of section 2(a)(1) of chapter XIIA of the probate  
5 code of 1939, 1939 PA 288, MCL 712A.2, by the person or agency  
6 conducting the examinations or administering the tests under  
7 subsection (3) or (4) must be transmitted to the court or probate  
8 court and, after the defendant or child is sentenced or an order of  
9 disposition is entered, made part of the court record. The  
10 examination or test results and any other medical information  
11 described in this subsection are confidential and may be disclosed  
12 only to 1 or more of the following:

13 (a) The defendant or child.

14 (b) The local health department.

15 (c) The department.

16 (d) The victim or other individual required to be informed of  
17 the results under this subsection or subsection (5) or, if the  
18 victim or other individual is a minor or otherwise incapacitated,  
19 to the victim's or other individual's parent, guardian, or person  
20 in loco parentis.

21 (e) Upon written authorization of the defendant or child found  
22 to be within the provisions of section 2(a)(1) of chapter XIIA of  
23 the probate code of 1939, 1939 PA 288, MCL 712A.2, or the child's  
24 parent, guardian, or person in loco parentis.

25 (f) As otherwise provided by law.

26 (7) If the defendant is placed in the custody of the  
27 department of corrections, the court shall transmit a copy of the  
28 defendant's examination and test results and other medical  
29 information to the department of corrections. If the child found to

1 be within the provisions of section 2(a)(1) of chapter XIIA of the  
2 probate code of 1939, 1939 PA 288, MCL 712A.2, is placed by the  
3 probate court in the custody of an individual related to the child  
4 or a public or private agency, institution, or facility, the  
5 probate court shall transmit a copy of the child's examination or  
6 test results to the individual related to the child or the director  
7 of the agency, institution, or facility. A person or agency that  
8 discloses information in compliance with this subsection or  
9 subsection (6) is not civilly or criminally liable for making the  
10 disclosure. A person or agency that receives test results or other  
11 medical information pertaining to HIV infection or acquired  
12 immunodeficiency syndrome under this subsection or subsection (6)  
13 is subject to section 5131 and shall not disclose the test results  
14 or other medical information except as specifically permitted under  
15 that section.

16 (8) If an individual receives counseling or is examined or  
17 tested under this section and is found to be infected with sexually  
18 transmitted infection, hepatitis B, or hepatitis C or to be HIV  
19 infected, the individual must be referred by the agency providing  
20 the counseling or testing for appropriate medical care. The  
21 department, the local health department, or any other agency  
22 providing counseling or testing under this section is not  
23 financially responsible for medical care received by an individual  
24 as a result of a referral made under this subsection.

25 (9) The requirements for the distribution of information  
26 concerning sexually transmitted infection, counseling concerning  
27 sexually transmitted infection, and examining or testing for  
28 sexually transmitted infection under subsections (2), (3), and (4)  
29 do not apply to an individual charged with or convicted of

1 violating section 7404 by intravenously using a controlled  
2 substance or violating a local ordinance prohibiting the  
3 intravenous use of a controlled substance.

4 (10) The court may, upon conviction or the issuance by the  
5 probate court of an order adjudicating a child to be within the  
6 provisions of section 2(a)(1) of chapter XIIA of the probate code  
7 of 1939, 1939 PA 288, MCL 712A.2, order an individual who is  
8 examined or tested under this section to pay the actual and  
9 reasonable costs of that examination or test incurred by the  
10 licensed physician or local health department that administered the  
11 examination or test.

12 (11) An individual who is ordered to pay the costs of an  
13 examination or test under subsection (10) shall pay those costs  
14 within 30 days after the order is issued or as otherwise provided  
15 by the court. The amount ordered to be paid under subsection (10)  
16 must be paid to the clerk of the court, who shall transmit the  
17 appropriate amount to the physician or local health department  
18 named in the order. If an individual is ordered to pay a  
19 combination of fines, costs, restitution, assessments, probation or  
20 parole supervision fees, or other payments upon conviction in  
21 addition to the costs ordered under subsection (10), the payments  
22 must be allocated as provided under the probate code of 1939, 1939  
23 PA 288, MCL 710.21 to 712B.41, the code of criminal procedure, 1927  
24 PA 175, MCL 760.1 to 777.69, and the William Van Regenmorter crime  
25 victim's rights act, 1985 PA 87, MCL 780.751 to 780.834. An  
26 individual who fails to pay the costs within the 30-day period or  
27 as otherwise ordered by the court is guilty of a misdemeanor  
28 punishable by imprisonment for not more than 90 days or a fine of  
29 not more than \$100.00, or both.

1 (12) As used in this section:

2 (a) "Sexual contact" means that term as defined in section  
3 520a of the Michigan penal code, 1931 PA 328, MCL 750.520a.

4 (b) "Sexual penetration" means that term as defined in section  
5 520a of the Michigan penal code, 1931 PA 328, MCL 750.520a.

6 (c) "Victim" includes, but is not limited to, a victim as that  
7 term is defined in section 520a of the Michigan penal code, 1931 PA  
8 328, MCL 750.520a.

9 Enacting section 1. This amendatory act takes effect 90 days  
10 after the date it is enacted into law.

11 Enacting section 2. This amendatory act does not take effect  
12 unless Senate Bill No.\_\_\_\_ or House Bill No. 4112 (request no.  
13 01304'21) of the 101st Legislature is enacted into law.