Introduced by Senator Laird

February 19, 2025

An act to amend Section 121025 of the Health and Safety Code, relating to public health.

LEGISLATIVE COUNSEL'S DIGEST

SB 504, as introduced, Laird. Communicable diseases: HIV reporting. Existing law requires all health care providers and laboratories to report cases of human immunodeficiency virus (HIV) infection to the local health officer and requires the local health officer to report unduplicated HIV cases to the State Department of Public Health. Existing law requires public health records related to HIV or acquired immunodeficiency syndrome (AIDS), containing personally identifying information, that were developed or acquired by a state or local public health agency, or an agent of that agency, to be confidential and not disclosed, except as otherwise provided by law for public health purposes or pursuant to a written authorization by the person who is the subject of the record or by their guardian or conservator. Existing law authorizes certain state or local public health officials to disclose those records to other local, state, or federal public health agencies or to medical researchers when the confidential information is necessary to carry out specified duties of the agency or researcher, including in the investigation, control, or surveillance of disease.

This bill would additionally authorize a health care provider of a patient with an HIV infection that has already been reported to a local health officer as described above to communicate with a local health officer or the department for specified purposes, including to obtain public health recommendations on care and treatment or to refer the patient to services provided by the department. The bill would prohibit

a provider from disclosing personally identifying confidential information about a patient to a local health jurisdiction or the department unless the disclosure is necessary for the jurisdiction or the department to carry out specified duties.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 121025 of the Health and Safety Code 2 is amended to read:

3 (a) Public health records relating to human 121025. immunodeficiency virus (HIV) or acquired immunodeficiency 4 syndrome (AIDS), containing personally identifying information, 5 that were developed or acquired by a state or local public health 6 7 agency, or an agent of that agency, are confidential and shall not 8 be disclosed, except as otherwise provided by law for public health 9 purposes or pursuant to a written authorization by the person who 10 is the subject of the record or by the person's guardian or 11 conservator. 12 (b) A state or local public health agency, or an agent of that 13 agency, may disclose personally identifying information in public health records, as described in subdivision (a), to other local, state, 14 15 or federal public health agencies including, but not limited to, the 16 federal Centers for Disease Control and Prevention (CDC), or to 17 collaborating researchers, when the confidential information is

necessary to carry out the duties of the agency or researcher in theinvestigation, control, or surveillance of disease, or the coordination

of, linkage to, or reengagement in care for a person or persons, asdetermined by the state or local public health agency.

22 (c) (1) A health care provider of a patient diagnosed with an

23 HIV infection that has already been reported pursuant to Section

24 *121022 may communicate with a local health officer or the* 25 *department about that patient for public health purposes, including*

25 department about that patient for public health purposes, includ26 any of the following:

(A) To provide additional information required by law or public
health guidelines in order to complete or supplement the HIV case

29 report described in Section 121022.

30 (B) To obtain public health recommendations on care and 31 treatment.

1 (C) To refer the patient to clinical or preventive services 2 provided by the department, including, but not limited to, HIV 3 education and counseling, voluntary partner services, or assistance 4 with the HIV care continuum in order to help achieve a better 5 clinical outcome or the prevention of new HIV infections.

6 (D) To request information or assistance with a referral for 7 specialty care or other clinical services, treatment of mental health 8 or substance misuse, housing assistance, social services, nutrition

9 assistance, or other coordination of care and treatment.

10 (E) To request assistance with reengagement or relinkage to 11 care.

(F) To inform a local health jurisdiction or the department of
the provider's inability to continue to provide care for a patient
due to a closure or suspension of the provider's practice.

15 (2) A provider shall not disclose personally identifying 16 confidential information about a patient to a local health 17 jurisdiction or the department unless the disclosure is necessary 18 for the jurisdiction or the department to carry out its duties in the 19 investigation, control, or surveillance of disease, or the 20 coordination of, linkage to, or reengagement in care for a person, 21 as determined by the jurisdiction or the department.

22 (c)

(d) Any disclosures authorized by subdivision (a), (b), (c), or
this subdivision shall include only the information necessary for
the purpose of that disclosure and shall be made only upon the
agreement that the information will be kept confidential as
described in subdivision (a). Any unauthorized further disclosure
shall be subject to the penalties described in subdivision (c). (f).

(1) Notwithstanding any other law, the state or local public health agency staff may further disclose the information to a health care provider who provides care to the HIV-positive person who is the subject of the record for the purpose of assisting in

32 is the subject of the record for the purpose of assistin 33 compliance with subdivision (a) of Section 121022.

34 (2) Notwithstanding any other law, the following disclosures
 35 are authorized for the purpose of facilitating appropriate HIV/AIDS
 36 medical care and treatment:

37 (A) State public health agency HIV surveillance staff, HIV38 prevention staff, AIDS Drug Assistance Program staff, and care

39 services staff may further disclose the information to local public

40 health agency staff, who may further disclose the information to

1 the HIV-positive person who is the subject of the record, or a health

2 care provider who provides the person's care, for the purpose of

3 proactively offering and coordinating care and treatment services

4 to the HIV-positive person.

5 (B) HIV surveillance staff, HIV prevention staff, AIDS Drug 6 Assistance Program staff, and care services staff in the State 7 Department of Public Health may further disclose the information 8 directly to the HIV-positive person who is the subject of the record

9 or the health care provider who provides their HIV care, for the

purpose of proactively offering and coordinating care and treatment services to them.

12 (C) Local public health agency staff may further disclose 13 acquired or developed information to the HIV-positive person who 14 is the subject of the record or the health care provider who provides 15 their HIV care for the purpose of proactively offering and 16 coordinating care and treatment services to them.

17 (3) Notwithstanding any other law, for the purpose of facilitating 18 appropriate case management or care coordination or delivery of 19 medical care and treatment of persons coinfected with HIV and tuberculosis, syphilis, gonorrhea, chlamydia, hepatitis B, hepatitis 20 21 C, meningococcal infection, or other reportable diseases under 22 Section 2500 or Section 2505 of Title 17 of the California Code 23 of Regulations, state or local public health agency staff may further disclose the information to other state or local public health agency 24 25 staff, the HIV-positive person who is the subject of the record, or 26 the HIV-positive person's health care provider.

(4) For the purposes of paragraphs (2) and (3), "staff" does not
include nongovernmental entities, but shall include state and local
contracted employees who work within state and local public health
departments.

31 (d)

32 (e) A confidential public health record, as defined in subdivision
33 (c) of Section 121035, shall not be disclosed, discoverable, or
34 compelled to be produced in any civil, criminal, administrative,
35 or other proceeding.

36 (e)

37 (f) (1) A person who negligently discloses the content of a 38 confidential public health record, as defined in subdivision (c) of 39 Section 121035, to a third party, except pursuant to a written 40 authorization, as described in subdivision (a), or as otherwise

1 authorized by law, shall be subject to a civil penalty in an amount

2 not to exceed five thousand dollars (\$5,000), plus court costs, as

3 determined by the court. The penalty and costs shall be paid to the

4 person whose record was disclosed.

5 (2) A person who willfully or maliciously discloses the content

6 of any confidential public health record, as defined in subdivision

7 (c) of Section 121035, to a third party, except pursuant to a written

8 authorization, or as otherwise authorized by law, shall be subject

9 to a civil penalty in an amount not less than five thousand dollars

10 (\$5,000) and not more than twenty-five thousand dollars (\$25,000),

plus court costs, as determined by the court. The penalty and costsshall be paid to the person whose confidential public health record

13 was disclosed.

14 (3) A person who willfully, maliciously, or negligently discloses 15 the content of a confidential public health record, as defined in 16 subdivision (c) of Section 121035, to a third party, except pursuant 17 to a written authorization, or as otherwise authorized by law, that 18 results in economic, bodily, or psychological harm to the person 19 whose confidential public health record was disclosed, is guilty 20 of a misdemeanor, punishable by imprisonment in a county jail 21 for a period not to exceed one year, or a fine not to exceed 22 twenty-five thousand dollars (\$25,000), or both, plus court costs, 23 as determined by the court. The penalty and costs shall be paid to 24 the person whose confidential public health record was disclosed.

(4) A person who commits an act described in paragraph (1),
(2), or (3) is liable to the person whose confidential public health
record was disclosed for all actual damages for economic, bodily,
or psychological harm that is a proximate result of the act.

(5) Each violation of this section is a separate and actionableoffense.

(6) This section does not limit or expand the right of an injured
 person whose confidential public health record was disclosed to
 recover damages under any other applicable law.

34 (f)

35 (g) If a confidential public health record, as defined in 36 subdivision (c) of Section 121035, is disclosed, the information 37 shall not be used to determine employability or insurability of a 38 person.

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