GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

SENATE BILL 282* Human Resources Committee Substitute Adopted 5/3/89 Judiciary III Committee Substitute #2 Adopted 5/5/89 Fourth Edition Engrossed 5/11/89 House Committee Substitute Favorable 7/21/89

Short Title: Communicable Disease Law Change.

Sponsors:

Referred to:

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February 27, 1989

A BILL TO BE ENTITLED

2 AN ACT TO AMEND THE COMMUNICABLE DISEASE LAW.

3 The General Assembly of North Carolina enacts:

Section 1. G.S. 130A-148 reads as rewritten:

5 "§ 130A-148. Laboratory tests for AIDS virus infection.

For the protection of the public health, the Commission shall adopt rules 6 (a) 7 establishing standards for the certification of laboratories to perform tests for Acquired Immune Deficiency Syndrome (AIDS) virus infection. The rules shall address, but not 8 9 be limited to, proficiency testing, record maintenance, adequate staffing and confirmatory testing. Tests for AIDS virus infection shall be performed only by 10 laboratories certified pursuant to this subsection and only on specimens submitted by a 11 physician licensed to practice medicine. This subsection shall not apply to testing 12 performed solely for research purposes under the approval of an institutional review 13 14 board.

15 (b) Prior to obtaining consent for donation of blood, semen, tissue or organs, a 16 facility or institution seeking to obtain blood, tissue, semen or organs for transfusion, 17 implantation, transplantation or administration shall provide the potential donor with 18 information about AIDS virus transmission, and information about who should not 19 donate.

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No blood or semen may be transfused or administered when blood from the 1 (c) 2 donor has not been tested or has tested positive for AIDS virus infection by a standard 3 laboratory test. 4 (d)No tissue or organs may be transplanted or implanted when blood from the 5 donor has not been tested or has tested positive for AIDS virus infection by a standard 6 laboratory test unless consent is obtained from the recipient, or from the recipient's 7 guardian or a responsible adult relative of the recipient if the recipient is not competent 8 to give such consent. 9 Any facility or institution that obtains or transfuses, implants, transplants, or (e) 10 administers blood, tissue, semen, or organs shall be immune from civil or criminal liability that otherwise might be incurred or imposed for transmission of AIDS virus 11 12 infection if the provisions specified in subsections (b), (c), and (d) of this section have 13 been complied with. 14 (f)Specimens may be tested for AIDS virus infection for research or 15 epidemiologic purposes without consent of the person from whom the specimen is 16 obtained if all personal identifying information is removed from the specimen prior to 17 testing. 18 (g) Persons tested for AIDS virus infection shall be notified of test results and 19 counseled appropriately. This subsection shall not apply to tests performed by or for 20 entities governed by Article 34 of G.S. Chapter 58, the Insurance Information and 21 Privacy Protection Act, provided that said entities comply with the notice requirements 22 thereof. 23 (h) The Commission may authorize or require laboratory tests for AIDS virus 24 infection when necessary to protect the public health. 25 A test for AIDS virus infection may also be performed upon any person solely by order of a physician licensed to practice medicine in North Carolina who is rendering 26 27 medical services to that person when, in the reasonable medical judgment of the physician, the test is necessary for the appropriate treatment of the person; however, the 28 29 person shall be informed that a test for AIDS virus infection is to be conducted, and 30 shall be given clear opportunity to refuse to submit to the test prior to it being conducted, and further if informed consent is not obtained, the test may not be 31 performed. A physician may order a test for AIDS virus infection without the informed 32 consent of the person tested if the person is incapable of providing or incompetent to 33 34 provide such consent, others authorized to give consent for the person are not available, 35 and testing is necessary for appropriate diagnosis or care of the person. An unemancipated minor may be tested for AIDS virus infection without the consent 36 of the parent or legal guardian of the minor when the parent or guardian has refused to 37 38 consent to such testing and there is reasonable suspicion that the minor has AIDS virus 39 or HIV infection or that the child has been sexually abused. Except as provided in this section, no test for AIDS virus infection shall be 40 (i) required, performed or used to determine suitability for continued employment, housing 41 42 or public services, or for the use of places of public accommodation as defined in G.S.

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1	Further it shall be unlawful to discriminate against any person having AIDS virus or
2	HIV infection on account of that infection in determining suitability for continued
3	employment, housing, or public services, or for the use of places of public
4	accommodation, as defined in G.S. 168A-3(8), or public transportation.
5	Any person aggrieved by an act or discriminatory practice prohibited by this
6	subsection relating to housing shall be entitled to institute a civil action pursuant to G.S.
7	41A-7 of the State Fair Housing Act. Any person aggrieved by an act or discriminatory
8	practice prohibited by this subsection other than one relating to housing may bring a
9	civil action to enforce rights granted or protected by this subsection.
10	The action shall be commenced in superior court in the county where the alleged
11	discriminatory practice or prohibited conduct occurred or where the plaintiff or
12	defendant resides. Such action shall be tried to the court without a jury. Any relief
13	granted by the court shall be limited to declaratory and injunctive relief, including
14	orders to hire or reinstate an aggrieved person or admit such person to a labor
15	organization.
16	In a civil action brought to enforce provisions of this subsection relating to
17	employment, the court may award back pay. Any such back pay liability shall not
18	accrue from a date more than two years prior to the filing of an action under this
19	subsection. Interim earnings or amounts earnable with reasonable diligence by the
20	aggrieved person shall operate to reduce the back pay otherwise allowable. In any civil
21	action brought under this subsection, the court, in its discretion, may award reasonable
22	attorney's fees to the substantially prevailing party as a part of costs.
23 24	A civil action brought pursuant to this subsection shall be commenced within 180
24 25	<u>days after the date on which the aggrieved person became aware or, with reasonable</u> <u>diligence, should have become aware of the alleged discriminatory practice or</u>
23 26	prohibited conduct.
20 27	Nothing in this section shall be construed so as to prohibit an employer from
28	requiring a test for AIDS virus infection for job applicants in preemployment medical
29	examinations required by the employer; or to prohibit an employer from denying
30	employment to a job applicant based solely on a confirmed positive test for AIDS virus
31	infection; or to prohibit an employer from taking the appropriate employment action,
32	including reassignment or termination of employment, if the continuation by the
33	employee who has AIDS virus or HIV infection of his work tasks would pose an
34	unreasonable risk to the health of the employee, coworkers, or the public, or if the
35	employee is unable to perform the normally assigned duties of the job.
36	(j) It shall not be unlawful for a licensed health care provider or facility to:
37	(1) Treat a person who has AIDS virus or HIV infection differently from
38	persons who do not have that infection when such treatment is
39	appropriate to protect the health care provider or employees of the
40	provider or employees of the facility while providing appropriate care
41	for the person who has the AIDS virus or HIV infection; or
42	(2) <u>Refer a person who has AIDS virus or HIV infection to another</u>
43	licensed health care provider or facility when such referral is for the

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1	purpose of providing more appropriate treatment for the person with
2	AIDS virus or HIV infection."
3	Sec. 2. Restaurants issued a permit pursuant to G.S. 130A-248 shall be
4	exempted from G.S. 130A-148(i), as it applies to suitability for continued employment,
5	until July 1, 1991.
6	Sec. 3. G.S. 130A-135 reads as rewritten:
7	"§ 130A-135. Physicians to report.
8	A physician licensed to practice medicine who has reason to suspect that a person
9	about whom the physician has been consulted professionally has a communicable
10	disease or communicable condition declared by the Commission to be reported, shall
11	report information required by the Commission to the local health director of the county
12	or district in which the physician is consulted. The Commission shall declare confirmed
13	HIV infection to be a reportable communicable condition."
14	Sec. 4. A new section is added to Chapter 130A of the General Statutes to
15	read:
16	" <u>§ 130A-395. Handling and transportation of bodies.</u>
17	(a) It shall be the duty of the physician licensed to practice medicine under
18	Chapter 90 attending any person who dies and is known to have smallpox, plague, HIV
19	infection, hepatitis B infection, rabies, or Jakob-Creutzfeldt to provide written
20	notification to all individuals handling the body of the proper precautions to prevent
21	infection. This written notification shall be provided to funeral service personnel at the
22	time the body is removed from any hospital, nursing home, or other health care facility.
23	When the patient dies in a location other than a health care facility, the attending
24	physician shall notify the funeral service personnel verbally of the precautions required
25	in subsections (b) and (c) as soon as the physician becomes aware of the death.
26	(b) The body of a person who died from smallpox or plague shall not be
27	embalmed. The body shall be enclosed in a strong, tightly sealed outer case which will
28	prevent leakage or escape of odors as soon as possible after death and before the body is
29	removed from the hospital room, home, building, or other premises where the death
30	occurred. This case shall not be reopened except with the consent of the local health
31	director.
32	(c) Persons handling bodies of persons who died and were known to have HIV
33	infection, hepatitis B infection, Jakob-Creutzfeldt, or rabies shall be provided written
34	notification to observe blood and body fluid precautions."
35	Sec. 5. This act shall become effective October 1, 1989.