By: Delegates Morhaim, Kelly, and West

Introduced and read first time: January 27, 2017 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments House action: Adopted Read second time: March 8, 2017

CHAPTER _____

1 AN ACT concerning

 $\mathbf{2}$

Public Health – Prenatal Infectious Disease <u>HIV</u> Testing

3 FOR the purpose of establishing the Prenatal Infectious Disease Testing Advisory Group in the Department of Health and Mental Hygiene; providing for the membership of 4 the Advisory Group; specifying the terms of the initial members of the Advisory $\mathbf{5}$ 6 Group; providing for the appointment of the chair of the Advisory Group; providing 7 that a majority of the members serving on the Advisory Group is a quorum; requiring 8 the Advisory Group to determine the times and places of its meetings; prohibiting a 9 member of the Advisory Group from receiving certain compensation, but authorizing 10 the reimbursement of certain expenses; requiring the Advisory Group to make 11 certain recommendations to the Department; requiring the Department, in consultation with stakeholders, to adopt certain regulations; requiring a certain 1213health care provider to follow certain requirements for infectious disease prenatal HIV testing; requiring the Advisory Group Department to provide certain 14 recommendations requirements to certain hospitals and certain organizations; 15repealing certain provisions of law that require certain health care providers to 16obtain certain consent, conduct certain tests and treatment, provide a certain 1718 referral, and provide certain counseling; repealing a certain provision of law relating 19to the liability of, and disciplinary action against, certain health care providers under 20certain circumstances; providing that certain health care providers may not be 21subject to certain disciplinary action for following certain requirements: defining a 22certain term; altering a certain definition; making a stylistic change; making certain 23provisions of this Act subject to a certain contingency; and generally relating to 24prenatal infectious disease HIV testing and the Prenatal Infectious Disease Testing 25Advisory Group.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$\frac{1}{2}$	BY repealing and reenacting, with amendments, Article – Health – General
$\frac{2}{3}$	Section 18–338.2
4	Annotated Code of Maryland
5	(2015 Replacement Volume and 2016 Supplement)
$rac{6}{7}$	<u>BY repealing and reenacting, with amendments,</u> <u>Article – Health – General</u>
8	Section 18–338.2
0 9	<u>Annotated Code of Maryland</u>
10	(2015 Replacement Volume and 2016 Supplement)
10	(As enacted by Section 1 of this Act)
11	As enacted by bection 1 of this Acty
$\begin{array}{c} 12\\ 13 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Health – General
15	18–338.2.
16	(a) (1) In this section the following words have the meanings indicated.
17	(2) "Advisory Group" means the Prenatal Infectious
18	DISEASE TESTING ADVISORY GROUP.
10	
19	f (2) f (3) "Health care facility" means a facility or office where health or
20	medical care is provided to patients by a health care provider, including:
-0	moulour ouro is province to patiente sy a neuron ouro provincer, moraunig.
21	(i) A hospital as defined in § 19–301 of this article;
22	(ii) A facility operated by the Department or a health officer; and
23	(iii) The office of a health care provider.
94	(9) (4) "II14hih-"
24	$\{(3)\}$ (4) "Health care provider" means a physician, nurse, LICENSED
25	DIRECT-ENTRY MIDWIFE , or designee of a health care facility.
0.0	
26	$\{(4)\}$ (4) (4) (4) (4) (4) (4) (4) (4) (4) (4)
27	acquired immune deficiency syndrome (AIDS).
00	$[(\mathbf{r})](\mathbf{c}) \qquad \text{``Drop ot -1} \qquad \dots \qquad $
28	$\{(5)\}$ (for the second secon
29	<u>SERVICES</u> performed as part of a prenatal care program, including:
30	(i) Screening;

1		(ii)	Physical examination;
$\frac{2}{3}$	and	(iii)	Laboratory and diagnostic testing procedures and interpretation;
4		(iv)	Counseling.
5	(B) (1)	THE	RE IS A PRENATAL INFECTIOUS DISEASE TESTING ADVISORY
6	GROUP IN THE D	EPAR'	TMENT.
7 8	(2) APPOINTED BY T		Advisory Group consists of the following members wernor:
9 10	MedChi, The M	(I) [ARYL	One obstetrician gynecologist, recommended by and State Medical Society;
$\frac{11}{12}$	MARYLAND STAT	(II) fe Me	One pediatrician, recommended by MedChi, The dical Society;
$\frac{13}{14}$	BOARD OF NURS	` '	One nurse midwife, recommended by the State
$\begin{array}{c} 15\\ 16\end{array}$	RECOMMENDED	(IV) BY THI	One nurse with experience in obstetrics, e-State Board of Nursing;
17 18	AND	(V)	ONE REPRESENTATIVE OF A LOCAL HEALTH DEPARTMENT;
19		(VI)	ONE REPRESENTATIVE OF THE DEPARTMENT.
20	(3)	(I)	THE TERM OF A MEMBER IS 4 YEARS.
21		(II)	THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY
$\frac{22}{23}$	THE TERMS PRO 2017.	VIDED	FOR MEMBERS OF THE ADVISORY GROUP ON OCTOBER 1,
20	4017.		
24		(III)	AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE
25	UNTIL A SUCCES	SOR IS	APPOINTED AND QUALIFIES.
26		(IV)	A member who is appointed after a term has begun
27	SERVES ONLY FO	R THE	REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED
28	AND QUALIFIES.		
29	(4)	Fro	M AMONG THE MEMBERS OF THE ADVISORY GROUP, THE
30	Governor shal		POINT A CHAIR FOR A 2-YEAR TERM.

1 (5) (1) A MAJORITY OF THE MEMBERS THEN SERVING ON THE $\mathbf{2}$ **ADVISORY GROUP IS A QUORUM.** 3 THE ADVISORY GROUP SHALL DETERMINE THE TIMES AND (III) 4 PLACES OF ITS MEETINGS. **A MEMBER OF THE ADVISORY GROUP:** $\mathbf{5}$ (6) 6 (1) MAY NOT RECEIVE COMPENSATION; BUT 7 (III) IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER 8 THE STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE 9 BUDGET. THE ADVISORY GROUP SHALL MAKE RECOMMENDATIONS 10 (7) (I) TO THE DEPARTMENT ON INFECTIOUS DISEASE TESTING DURING PRENATAL CARE, 11 **INCLUDING RECOMMENDATIONS REGARDING CONSENT, THE STAGE OF PREGNANCY** 12 AT WHICH TESTING SHOULD OCCUR, SUPPORT SERVICES, AND COUNSELING. 1314 (III) THE RECOMMENDATIONS MADE UNDER SUBPARAGRAPH (I) 15OF THIS PARAGRAPH SHALL BE IN ACCORDANCE WITH BEST PRACTICES FOR **INFECTIOUS DISEASE TESTING DURING PRENATAL CARE.** 16 17THE DEPARTMENT, IN CONSULTATION **(B)** (8) (₽) WITH STAKEHOLDERS, SHALL ADOPT REGULATIONS ESTABLISHING REQUIREMENTS FOR 18 INFECTIOUS DISEASE PRENATAL HIV TESTING DURING PRENATAL CARE. 19 THE REGULATIONS SHALL BE 20(III) BASED ON THE **RECOMMENDATIONS MADE TO THE DEPARTMENT UNDER PARAGRAPH (7) OF THIS** 2122SUBSECTION. 23[(b)] (C) (1)Except as provided in paragraph (2) of this subsection, a = Ahealth care provider who provides prenatal medical care shall 2425Obtain consent from a pregnant patient for HIV testing in 1. (i) 26accordance with § 18–336 of this subtitle; 272. Test the patient during the first and third trimesters, (iii) unless the patient declines the tests; and 2829Provide a referral for treatment and supportive services, (iii) 3. 30 including case management services; AND

4

1 FOLLOW THE REQUIREMENTS FOR PRENATAL HIV TESTING **(II)** $\mathbf{2}$ THAT ARE ADOPTED BY THE DEPARTMENT. 3 (2)Paragraph (1) (1) (I) of this subsection: (i) Applies to routine prenatal medical care visits; and 4 $\mathbf{5}$ Does not apply to the incidental or episodic provision of prenatal (ii) 6 medical care given to a pregnant patient by a health care provider **FOLLOW THE REQUIREMENTS FOR INFECTIOUS DISEASE TESTING THAT ARE ADOPTED BY THE** 7 **DEPARTMENT UNDER SUBSECTION (B)(8) OF THIS SECTION.** 8 THE ADVISORY GROUP DEPARTMENT SHALL PROVIDE THE 9 (2) (3) 10 RECOMMENDATIONS MADE REQUIREMENTS ESTABLISHED UNDER SUBSECTION (B)(7)(I) (B) OF THIS SECTION TO: 11 **(I)** 12**HOSPITALS THAT OFFER OBSTETRIC SERVICES;** THE AMERICAN COLLEGE OF OBSTETRICIANS AND 13**(II)** 14**GYNECOLOGISTS:** THE AMERICAN COLLEGE OF NURSE MIDWIVES; AND 15(III) THE ASSOCIATION OF INDEPENDENT MIDWIVES 16 **(**IV**)** OF 17MARYLAND. 18[(c) (D) A health care provider who provides labor and delivery services to pregnant women shall offer: 19 20A rapid HIV test to pregnant women with unknown or undocumented (1)21HIV status during labor and delivery; and 22Antiretroviral prophylaxis prior to receiving the results of the (2)23confirmatory test if a rapid HIV test during labor and delivery is positive. 24(d) (E) (1) As part of a health care provider's patient acceptance procedures or 25protocol, a health care provider shall provide a pregnant woman with counseling concerning being tested for the presence of HIV as part of the woman's prenatal care program. 2627(2)The counseling shall include: 28Information required for pretest counseling under § 18-336 of (i) 29this subtitle; and 30 Education on: (ii)

1 1. The effect of a positive HIV test result on the pregnant 2 woman and the fetus concerning the risk of transmission of HIV to the fetus; and

3 2. Recognized methods of reducing that risk, including the
4 use of pharmaceuticals during pregnancy known to reduce the risk of transmission of HIV
5 to the fetus.]

6 [(e)] (D) (F) (1) Except as otherwise provided in paragraph (2) of this subsection,
7 the record of an HIV test performed under this section is confidential and not discoverable
8 or admissible in evidence in any criminal, civil, or administrative action.

9 (2) Provided that the identity or any other information that could readily 10 be associated with the identity of the pregnant woman is not disclosed, the results of an 11 HIV test performed under this section may be introduced into evidence in any criminal, 12 civil, or administrative action, including the adjudication of a workers' compensation claim.

13 [(f)] (E) (G) (1) A health care provider, including a health care facility, acting in 14 good faith to provide the counseling required under subsection (d) (E) of this section may 15 not be held liable in any cause of action related to a woman's decision to consent or not to 16 consent to have an HIV test.

(2)] A health care provider may not be subject to disciplinary action by the
 professional licensing board that licenses the health care provider for [not testing a
 pregnant patient for HIV during the third trimester] FOLLOWING THE REQUIREMENTS
 FOR INFECTIOUS DISEASE PRENATAL HIV TESTING ESTABLISHED in accordance with
 this section BY THE DEPARTMENT.

22 <u>SECTION 2. AND BE IT FURTHER ENACTED</u>, That the Laws of Maryland read 23 <u>as follows:</u>

24

<u> Article – Health – General</u>

25 <u>18–338.2.</u>

	26	<u>(a)</u>	(1)	In this section the following words have the meanings indicated
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27 (2) <u>"Health care facility" means a facility or office where health or medical</u>
 28 care is provided to patients by a health care provider, including:

- 29 (i) <u>A hospital as defined in § 19–301 of this article;</u>
- 30 (ii) <u>A facility operated by the Department or a health officer; and</u>
- 31 (iii) <u>The office of a health care provider.</u>

$\frac{1}{2}$	(3) <u>"Health care provider" means a physician, nurse, licensed direct–entry</u> midwife, or designee of a health care facility.
$\frac{3}{4}$	(4) <u>"HIV" means the human immunodeficiency virus that causes acquired</u> <u>immune deficiency syndrome (AIDS).</u>
$5 \\ 6$	(5) <u>"Prenatal care" means obstetric and gynecologic services performed as</u> part of a prenatal care program, including:
7	(i) <u>Screening</u> ;
8	(ii) <u>Physical examination;</u>
9 10	(iii) <u>Laboratory and diagnostic testing procedures and interpretation;</u> and
11	(iv) <u>Counseling</u> .
12 13	(b) <u>The Department, in consultation with stakeholders, shall adopt regulations</u> establishing requirements for prenatal HIV testing.
$\begin{array}{c} 14 \\ 15 \end{array}$	(c) (1) [Except as provided in paragraph (2) of this subsection, a] A health care provider who provides prenatal medical care shall[:
$\begin{array}{c} 16 \\ 17 \end{array}$	(i) <u>1.</u> Obtain consent from a pregnant patient for HIV testing in accordance with § 18–336 of this subtitle;
18 19	<u>2.</u> <u>Test the patient during the first and third trimesters,</u> <u>unless the patient declines the tests; and</u>
$\begin{array}{c} 20\\ 21 \end{array}$	<u>3.</u> <u>Provide a referral for treatment and supportive services,</u> <u>including case management services; and</u>
$\begin{array}{c} 22\\ 23 \end{array}$	(ii) Follow] FOLLOW the requirements for prenatal HIV testing that are adopted by the Department.
24	[(2) Paragraph (1)(i) of this subsection:
25	(i) <u>Applies to routine prenatal medical care visits; and</u>
$\frac{26}{27}$	(ii) Does not apply to the incidental or episodic provision of prenatal medical care given to a pregnant patient by a health care provider.]
28 29	[(3)] (2) <u>The Department shall provide the requirements established</u> <u>under subsection (b) of this section to:</u>

	8		HOUSE BILL 518
1		<u>(i)</u>	Hospitals that offer obstetric services;
2		<u>(ii)</u>	The American College of Obstetricians and Gynecologists;
3		<u>(iii)</u>	The American College of Nurse Midwives; and
4		<u>(iv)</u>	The Association of Independent Midwives of Maryland.
$5 \\ 6$	<u>[(d)</u> <u>A hea</u> women shall offer:		re provider who provides labor and delivery services to pregnant
$7 \\ 8$	(<u>1)</u> HIV status during		oid HIV test to pregnant women with unknown or undocumented and delivery; and
9 10	(2) confirmatory test		etroviral prophylaxis prior to receiving the results of the and HIV test during labor and delivery is positive.
$11 \\ 12 \\ 13$	-	are pr	art of a health care provider's patient acceptance procedures or ovider shall provide a pregnant woman with counseling concerning ence of HIV as part of the woman's prenatal care program.
14	<u>(2)</u>	<u>The c</u>	ounseling shall include:
$\begin{array}{c} 15\\ 16 \end{array}$	<u>this subtitle; and</u>	<u>(i)</u>	Information required for pretest counseling under § 18–336 of
17		<u>(ii)</u>	Education on:
18 19	woman and the fe	tus con	<u>1.</u> <u>The effect of a positive HIV test result on the pregnant</u> <u>cerning the risk of transmission of HIV to the fetus; and</u>
20 21 22	<u>use of pharmaceut</u> <u>to the fetus.]</u>	cicals d	<u>2.</u> <u>Recognized methods of reducing that risk, including the</u> uring pregnancy known to reduce the risk of transmission of HIV
$23 \\ 24 \\ 25$			Except as otherwise provided in paragraph (2) of this subsection, performed under this section is confidential and not discoverable in any criminal, civil, or administrative action.
26 27 28 29	HIV test performe	n <u>the io</u> ed und	ded that the identity or any other information that could readily lentity of the pregnant woman is not disclosed, the results of an er this section may be introduced into evidence in any criminal, ction, including the adjudication of a workers' compensation claim.
$\begin{array}{c} 30\\ 31 \end{array}$	[(g)] (E) good faith to prov	[(1) ide the	<u>A health care provider, including a health care facility, acting in</u> counseling required under subsection (e) of this section may not

be held liable in any cause of action related to a woman's decision to consent or not to
 <u>consent to have an HIV test.</u>

3 (2)] <u>A health care provider may not be subject to disciplinary action by the</u> 4 professional licensing board that licenses the health care provider for following the 5 requirements for prenatal HIV testing established by the Department.

6 SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial 7 members of the Prenatal Infectious Disease Testing Advisory Group shall expire as follows:

- 8 (1) two members in 2019;
- 9 (2) two members in 2020; and
- 10 (3) two members in 2021.

11 <u>SECTION 3. AND BE IT FURTHER ENACTED, That:</u>

12 (a) Section 2 of this Act is contingent on the Department of Health and Mental 13 Hygiene, in consultation with stakeholders, adopting regulations that are consistent with 14 § 18–338.2 of the Health – General Article, as amended by Chapter 441 of the Acts of the 15 General Assembly of 2016, before October 1, 2018.

16 <u>(b)</u> <u>(1)</u> <u>The Department of Health and Mental Hygiene shall notify the</u> 17 <u>Department of Legislative Services no later than 5 days before the regulations described in</u> 18 <u>subsection (a) of this section will take effect.</u>

19 (2) If notice of the taking effect of the regulations is received on or before 20 October 1, 2018, Section 2 of this Act shall take effect on the date the regulations take 21 effect. If notice of the taking effect of the regulations is not received by the Department of 22 Legislative Services on or before October 1, 2018, Section 2 of this Act shall be null and void 23 without the necessity of further action by the General Assembly.

SECTION 3. <u>4.</u> AND BE IT FURTHER ENACTED, That, subject to Section 3 of this
 <u>Act</u>, this Act shall take effect October 1, 2017.