Representative Edward H. Redd proposes the following substitute bill:

POST-EXPOSURE BLOOD TESTING AMENDMENTS
2016 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Edward H. Redd
Senate Sponsor: Brian E. Shiozawa
LONG TITLE
General Description:
This bill allows an emergency service provider to request a blood sample if
significantly exposed to a person's bodily fluids in the course of performing the
provider's duties.
Highlighted Provisions:
This bill:
► allows an S→ [emergency service provider] a law enforcement agency ←S to request a
court order $\hat{S} \rightarrow \underline{on \ behalf \ of \ an \ emergency \ services \ provider} \leftarrow \hat{S}$ authorizing a blood
sample from an individual if, during the course of performing the provider's duties,
the provider is significantly exposed to the individual's bodily fluids.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
78B-8-402, as last amended by Laws of Utah 2013, Chapter 114

25 Be it enacted by the Legislature of the state of Utah:

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26	Section 1. Section 78B-8-402 is amended to read:
27	78B-8-402. Petition Disease testing Notice Payment for testing.
28	(1) An emergency services provider or first aid volunteer who is significantly exposed
29	during the course of performing the emergency services provider's duties or during the course
30	of performing emergency assistance or first aid may:
31	(a) request that the person to whom the emergency services provider or first aid
32	volunteer was significantly exposed voluntarily submit to testing; or
33	(b) petition the district court or a magistrate for an order requiring that the person to
34	whom the emergency services provider or first aid volunteer was significantly exposed submit
35	to testing to determine the presence of a disease, as defined in Section 78B-8-401, and that the
36	results of that test be disclosed to the petitioner by the Department of Health.
37	(2) (a) Ŝ→ [The petitioner] A law enforcement agency ←Ŝ may submit Ŝ→ on behalf of
37a1	<u>the petitioner</u> $\leftarrow \hat{S}$ by electronic or other means $\hat{H} \rightarrow [and]$ an $\leftarrow \hat{H}$
37a	ex parte request for
38	a warrant ordering a blood draw from the respondent.
39	(b) The court or magistrate shall issue a warrant ordering the respondent to provide a
40	specimen of the respondent's blood within 24 hours, and that reasonable force may be used, if
41	necessary, if the court or magistrate finds that:
42	(i) the petitioner was significantly exposed during the course of performing the
43	petitioner's duties as an emergency services or first aid provider;
44	(ii) the respondent has refused consent to the blood draw or is unable to give consent;
45	(iii) there may not be an opportunity to obtain a sample at a later date; and
46	(iv) a delay in administering available FDA-approved post-exposure treatment or
47	prophylaxis could result in a lack of effectiveness of the treatment or prophylaxis.
48	(c) The petitioner shall request a person authorized under Section 41-6a-523 perform
49	the blood draw.
50	(d) A sample drawn in accordance with a warrant following an ex parte request shall be
51	sent to the Department of Health for testing.
52	[(2) (a) The] (3) If a petitioner does not seek or obtain a warrant pursuant to Subsection
53	(2), the petitioner [shall] may file a petition with the district court seeking an order to submit to
54	testing and to disclose the results in accordance with the provisions of this section.
55	[(b) The petition shall be sealed upon filing and made accessible only to the petitioner,
56	the subject of the petition, and their attorneys, upon court order.]

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57	[(3)] (4) (a) The petition described in Subsection $[(2)]$ (3) shall be accompanied by an
58	affidavit in which the petitioner certifies that the petitioner has been significantly exposed to
59	the individual who is the subject of the petition and describes that exposure.
60	(b) The petitioner shall submit to testing to determine the presence of a disease, when
61	the petition is filed or within three days after the petition is filed.
62	[(4)] (5) The petitioner shall cause the petition required under this section to be served
63	on the person who the petitioner is requesting to be tested in a manner that will best preserve
64	the confidentiality of that person.
65	[(5)] (a) The court shall set a time for a hearing on the matter within 10 days after
66	the petition is filed and shall give the petitioner and the individual who is the subject of the
67	petition notice of the hearing at least 72 hours prior to the hearing.
68	(b) The individual who is the subject of the petition shall also be notified that the
69	individual may have an attorney present at the hearing and that the individual's attorney may
70	examine and cross-examine witnesses.
71	(c) The hearing shall be conducted in camera.
72	[(6)] (7) The district court may enter an order requiring that an individual submit to
73	testing, including blood testing, for a disease if the court finds probable cause to believe:
74	(a) the petitioner was significantly exposed; and
75	(b) the exposure occurred during the course of the emergency services provider's
76	duties, or the provision of emergency assistance or first aid by a first aid volunteer.
77	[(7)] (8) The court may order that the blood specimen be obtained by the use of
78	reasonable force if the individual who is the subject of the petition is a prisoner.
79	[(8)] (9) The court may order that additional, follow-up testing be conducted and that
80	the individual submit to that testing, as it determines to be necessary and appropriate.
81	[(9)] (10) The court is not required to order an individual to submit to a test under this
82	section if it finds that there is a substantial reason, relating to the life or health of the
83	individual, not to enter the order.
84	[(10)] (11) (a) Upon order of the district court that a person submit to testing for a
85	disease, that person shall report to the designated local health department to have the person's
86	blood drawn within 10 days from the issuance of the $\hat{H} \rightarrow [warrant or] \leftarrow \hat{H}$ order, and thereafter as
87	designated by the court, or be held in contempt of court.