FUDLIC SAFETT WURKER FRUTECTION AMENDMENTS
2020 FIFTH SPECIAL SESSION
STATE OF UTAH
Chief Sponsor: Karen Mayne
House Sponsor: Eric K. Hutchings
LONG TITLE
General Description:
This bill provides certain penalties and procedures to protect certain public safety
workers from a communicable disease.
Highlighted Provisions:
This bill:
defines terms;
 provides criminal penalties for intentionally coughing on a first responder or
correctional facility employee with the intent to cause harm to or disrupt the duties
of the first responder or correctional facility employee;
 modifies definitions and procedures to authorize a court to order an individual to
submit to medical testing for COVID-19 under certain circumstances; and
makes technical and conforming changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
This bill provides a special effective date.
Utah Code Sections Affected:
AMENDS:
78B-8-401, as last amended by Laws of Utah 2017, Chapters 185 and 326
78B-8-402, as last amended by Laws of Utah 2019, Chapter 400



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EN	JACTS:
	76-5-102.10 , Utah Code Annotated 1953
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 76-5-102.10 is enacted to read:
	76-5-102.10. Intentional coughing on public safety worker.
	(1) As used in this section:
	(a) "Correctional facility" means the same as that term is defined in Section
<u>76</u>	<u>-8-311.3.</u>
	(b) "First responder" means the same as that term is defined in Section 26-6b-2.
	(c) "Infected individual" means the same as that term is defined in Section 26-6-2.
	(d) "Public safety worker" means:
	(i) a first responder; or
	(ii) an individual employed or contracted by a correctional facility to perform services
at a	a correctional facility.
	(2) Except as provided in Subsection (3), an individual is guilty of a class B
<u>mi</u>	sdemeanor if the individual:
	(a) directs a cough at a public safety worker who is in close proximity to the individual
wh	ile the public safety worker is performing the public safety worker's official duties; and
	(b) commits the act described in Subsection (2)(a) with the intent to:
	(i) place the public safety worker in fear of becoming an infected individual;
	(ii) cause harm to the public safety worker; or
	(iii) prevent or disrupt the public safety worker's performance of the public safety
WC	orker's official duties.
	(3) An individual who violates Subsection (2) is guilty of a class A misdemeanor if, at
the	time of the offense, the individual is an infected individual and knows that the individual is
an	infected individual.
	Section 2. Section 78B-8-401 is amended to read:
	78B-8-401. Definitions.
	[For purposes of] As used in this part:
	(1) "Blood or contaminated body fluids" includes blood, saliva, amniotic fluid,

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pericardial fluid, peritoneal fluid, pleural fluid, synovial fluid, cerebrospinal fluid, semen, and

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vaginal secretions, and any body fluid visibly contaminated with blood. 60 (2) "COVID-19" means the same as that term is defined in Section 78B-4-517. 61 62 [(2)] (3) "Disease" means Human Immunodeficiency Virus infection, acute or chronic 63 Hepatitis B infection, Hepatitis C infection, COVID-19 or another infectious disease that may 64 cause Severe Acute Respiratory Syndrome, and any other infectious disease specifically 65 designated by the Labor Commission, in consultation with the Department of Health, for the 66 purposes of this part. 67 [(3)] (4) "Emergency services provider" means: 68 (a) an individual licensed under Section 26-8a-302, a peace officer, local fire 69 department personnel, or personnel employed by the Department of Corrections or by a county 70 jail, who provide prehospital emergency care for an emergency services provider either as an 71 employee or as a volunteer; or 72 (b) an individual who provides for the care, control, support, or transport of a prisoner. [(4)] (5) "First aid volunteer" means a person who provides voluntary emergency 73 74 assistance or first aid medical care to an injured person prior to the arrival of an emergency 75 medical services provider or peace officer. [(5)] (6) "Health care provider" means the same as that term is defined in Section 76 77 78B-3-403. (7) "Medical testing procedure" means a nasopharyngeal swab, a nasal swab, a 78 79 capillary blood sample, a saliva test, or a blood draw. 80 $[\frac{(6)}{(8)}]$ (8) "Peace officer" means the same as that term is defined in Section 53-1-102. 81 $\left[\frac{7}{7}\right]$ (9) "Prisoner" means the same as that term is defined in Section 76-5-101. 82 [(8)] (10) "Significant exposure" and "significantly exposed" mean: 83 (a) exposure of the body of one [person] individual to the blood or body fluids of 84 another [person] individual by: 85 (i) percutaneous injury, including a needle stick, cut with a sharp object or instrument, 86 or a wound resulting from a human bite, scratch, or similar force; or 87 (ii) contact with an open wound, mucous membrane, or nonintact skin because of a cut, 88 abrasion, dermatitis, or other damage; [or] 89 (b) exposure of the body of one individual to the body fluids, including airborne

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90	droplets, of another individual if:
91	(i) the other individual displays symptoms known to be associated with COVID-19 or
92	another infectious disease that may cause Severe Acute Respiratory Syndrome; or
93	(ii) other evidence exists that would lead a reasonable person to believe that the other
94	individual may be infected with COVID-19 or another infectious disease that may cause Severe
95	Acute Respiratory Syndrome; or
96	[(b)] (c) exposure that occurs by any other method of transmission defined by the
97	Labor Commission, in consultation with the Department of Health, as a significant exposure.
98	Section 3. Section 78B-8-402 is amended to read:
99	78B-8-402. Petition Disease testing Notice Payment for testing.
100	(1) An emergency services provider or first aid volunteer who is significantly exposed
101	during the course of performing the emergency services provider's duties or during the course
102	of performing emergency assistance or first aid, or a health care provider acting in the course
103	and scope of the health care provider's duties as a health care provider may:
104	(a) request that the person to whom the emergency services provider, first aid
105	volunteer, or health care provider was significantly exposed voluntarily submit to testing; or
106	(b) petition the district court or a magistrate for an order requiring that the person to
107	whom the emergency services provider, first aid volunteer, or health care provider was
108	significantly exposed submit to testing to determine the presence of a disease[, as defined in
109	Section 78B-8-401,] and that the results of that test be disclosed to the petitioner by the
110	Department of Health.
111	(2) (a) A law enforcement agency may submit on behalf of the petitioner by electronic
112	or other means an ex parte request for a warrant ordering a [blood draw from] medical testing
113	procedure of the respondent.
114	(b) The court or magistrate shall issue a warrant ordering the respondent to [provide a
115	specimen of the respondent's blood] submit to a medical testing procedure within two hours,
116	and that reasonable force may be used, if necessary, if the court or magistrate finds that:
117	(i) the petitioner was significantly exposed during the course of performing the
118	petitioner's duties as an emergency services provider, first aid volunteer, or health care
119	provider;

(ii) the respondent [has] refused to give consent to the [blood draw] medical testing

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121	procedure or is unable to give consent;
122	(iii) there may not be an opportunity to obtain a sample at a later date; and
123	(iv) a delay in administering available FDA-approved post-exposure treatment or
124	prophylaxis could result in a lack of effectiveness of the treatment or prophylaxis.
125	(c) (i) [The] If the petitioner requests that the court order the respondent to submit to a
126	blood draw, the petitioner shall request a person authorized under Section 41-6a-523 to
127	perform the blood draw.
128	(ii) If the petitioner requests that the court order the respondent to submit to a medical
129	testing procedure, other than a blood draw, the petitioner shall request that a qualified medical
130	professional, including a physician, a physician's assistant, a registered nurse, a licensed

practical nurse, or a paramedic, perform the medical testing procedure.

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- (d) (i) A sample drawn in accordance with a warrant following an ex parte request shall be sent to the Department of Health for testing.
- (ii) If the Department of Health is unable to perform a medical testing procedure ordered by the court under this section, a qualified medical laboratory may perform the medical testing procedure if:
- (A) the Department of Health requests that the medical laboratory perform the medical testing procedure; and
 - (B) the result of the medical testing procedure is provided to the Department of Health.
- (3) If a petitioner does not seek or obtain a warrant pursuant to Subsection (2), the petitioner may file a petition with the district court seeking an order to submit to testing and to disclose the results in accordance with this section.
- (4) (a) The petition described in Subsection (3) shall be accompanied by an affidavit in which the petitioner certifies that the petitioner has been significantly exposed to the individual who is the subject of the petition and describes that exposure.
- (b) The petitioner shall submit to testing to determine the presence of a disease, when the petition is filed or within three days after the petition is filed.
- (5) The petitioner shall cause the petition required under this section to be served on the person who the petitioner is requesting to be tested in a manner that will best preserve the confidentiality of that person.
 - (6) (a) The court shall set a time for a hearing on the matter within 10 days after the

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petition is filed and shall give the petitioner and the individual who is the subject of the petition notice of the hearing at least 72 hours prior to the hearing.

- (b) The individual who is the subject of the petition shall also be notified that the individual may have an attorney present at the hearing and that the individual's attorney may examine and cross-examine witnesses.
 - (c) The hearing shall be conducted in camera.

- (7) The district court may enter an order requiring that an individual submit to testing, including [blood testing] a medical testing procedure, for a disease if the court finds probable cause to believe:
 - (a) the petitioner was significantly exposed; and
- (b) the exposure occurred during the course of the emergency services provider's duties, the provision of emergency assistance or first aid by a first aid volunteer, or the health care provider acting in the course and scope of the provider's duties as a health care provider.
- (8) The court may order that the [blood specimen be obtained by the use of reasonable force] use of reasonable force is permitted to complete an ordered test if the individual who is the subject of the petition is a prisoner.
- (9) The court may order that additional, follow-up testing be conducted and that the individual submit to that testing, as it determines to be necessary and appropriate.
- (10) The court is not required to order an individual to submit to a test under this section if it finds that there is a substantial reason, relating to the life or health of the individual, not to enter the order.
- (11) (a) Upon order of the district court that [a person] an individual submit to testing for a disease, that [person] individual shall report to the designated local health department to [have the person's blood drawn within 10 days from the issuance of] provide the ordered specimen within five days after the day on which the court issues the order, and thereafter as designated by the court, or be held in contempt of court.
- (b) The court shall send the order to the Department of Health and to the local health department ordered to [draw the blood] conduct or oversee the test.
- (c) Notwithstanding the provisions of Section 26-6-27, the Department of Health and a local health department may disclose the test results pursuant to a court order as provided in this section.

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(d) Under this section, anonymous testing as provided under Section 26-6-3.5 may not satisfy the requirements of the court order.

- (12) The local health department or the Department of Health shall inform the subject of the petition and the petitioner of the results of the test and advise both parties that the test results are confidential. That information shall be maintained as confidential by all parties to the action.
- (13) The court, the court's personnel, the process server, the Department of Health, local health department, and petitioner shall maintain confidentiality of the name and any other identifying information regarding the individual tested and the results of the test as they relate to that individual, except as specifically authorized by this chapter.
- (14) (a) Except as provided in Subsection (14)(b), the petitioner shall remit payment for [the drawing of the blood specimen and the analysis of the specimen for the mandatory disease testing to the entity that draws the blood] each test performed in accordance with this section to the entity that performs the procedure.
- (b) If the petitioner is an emergency services provider, the agency that employs the emergency services provider shall remit payment for [the drawing of the blood specimen and the analysis of the specimen for the mandatory disease testing to the entity that draws the blood] each test performed in accordance with this section to the entity that performs the procedure.
- (15) The entity that [draws the blood] obtains a specimen for a test ordered under this section shall cause the [blood] specimen and the payment for the analysis of the specimen to be delivered to the Department of Health for analysis.
- (16) If the individual is incarcerated, the incarcerating authority shall either [draw the blood specimen] obtain a specimen for a test ordered under this section or shall pay the expenses of having the [individual's blood drawn] specimen obtained by a qualified individual who is not employed by the incarcerating authority.
- (17) The ex parte request or petition shall be sealed upon filing and made accessible only to the petitioner, the subject of the petition, and their attorneys, upon court order.
 - Section 4. Effective date.

212 <u>If approved by two-thirds of all the members elected to each house, this bill takes effect</u> 213 upon approval by the governor, or the day following the constitutional time limit of Utah 214 Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,

215 <u>the date of veto override.</u>