- 1 HB611
- 2 130165-2
- 3 By Representatives Treadaway, Farley, Ball, McCutcheon,
- Weaver, Hill and Morrow
- 5 RFD: Public Safety and Homeland Security
- 6 First Read: 05-MAY-11

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8	SYNOPSIS:	This bill would authorize blood and saliva
9		testing of any person who exposes a law enforcement
10		officer, firefighter, first responder, or
11		corrections officer to a contagious, infectious,
12		and communicable disease during the course and
13		scope of the law enforcement officer's official
14		duties.
15		This bill would provide the procedure for
16		obtaining court approval for the blood and saliva
17		testing and would specify that a test or any
18		results may not be used in a criminal proceeding
19		against the offender.
20		This bill would also provide that cost of
21		the testing will be paid by the offender, and that
22		the court will inform any offender testing positive
23		for a disease of available counseling, health care,
24		and other support services.
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26		A BILL
27		TO BE ENTITIED

1 AN ACT

To authorize blood and saliva testing of any person exposing a law enforcement officer to certain diseases during the course and scope of an officer's official duties within a certain time; to provide procedures for obtaining the testing through court approval; and to specify the use of test results.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) Any person who spits on, bites, scratches, or throws blood at, or commits any other act which may expose a law enforcement officer, as defined in Section 36-21-40, Code of Alabama 1975, a firefighter, a first responder certified to respond to an incident requiring emergency medical services, or a corrections officer, to a contagious, infectious, and communicable disease by any means resulting in contact with the officer during the course and scope of the officer's official duties shall be required, within 72 hours of the exposure, to submit to a test designed to determine whether he or she is infected with a contagious, infectious, and communicable disease.

(b) Any law enforcement officer or other person who believes he or she has been the victim of an act which has exposed him or her to a contagious, infectious, and communicable disease as provided in subsection (a) shall notify the court in the county where the exposure occurred by affidavit, subject to penalty for perjury. Upon review of the

affidavit and a determination that there is good cause to require testing, the court may order the testing, as provided in this section.

- (c) The court shall include in its order the designation of an appropriate facility for the procedure and shall require that the result be reported to the court. The court shall provide the results to the law enforcement officer, the other person, and the alleged offender and shall provide the results to health authorities in accordance with state and federal law.
- (d) The state shall not use the fact that the medical test was performed on the offender under this section, or the test results, in any criminal proceeding arising out of the alleged offense.
- (e) The costs associated with testing as authorized by this section shall be paid by the offender.
- (f) If the person tested under this section tests positive for a contagious, infectious, and communicable disease, the court shall inform that person of available counseling, health care, and support services.
- Section 2. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.