Court-Ordered Infectious Disease Testing; HB 2015

HB 2015 modifies the law governing court-ordered infectious disease testing.

Current law allows the head of an agency or head of an entity that employs certain persons to petition a court to apply for a court-ordered infectious disease test of another person when an employee is exposed to the transmission of bodily fluids of another person during the course of their work. Employees within the scope of this law include corrections officers, emergency services staff, juvenile correctional facility staff, and law enforcement employees.

The bill allows a designee of the head of an agency or head of an entity to apply for such court-ordered testing.