1	ENGROSSED HOUSE BILL NO. 3535 By: Roe of the House
2	
3	and
4	Hicks of the Senate
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8	An Act relating to public health and safety; amending 63 O.S. 2011, Section 1-523, which relates to the
9	treatment of infected inmates; deleting certain
10	notification requirement; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 63 O.S. 2011, Section 1-523, is
15	amended to read as follows:
16	Section 1-523. A. 1. Any and all institutions in this state,
17	whether penal or eleemosynary, public or private, and free or for
18	pay, shall make, and preserve for a period of at least one (1) year,
19	a record showing the name, age, sex, race, nationality and place of
20	residence of any infected inmate of such institution who may come to
21	their knowledge.
22	2. The institution shall make available such record at all
23	reasonable hours for inspection by the State Commissioner of Health
24	or the local health officer.

ENGR. H. B. NO. 3535

Page 1

3. Such institutions shall further furnish a physician and all
 proper medicines, instruments and apparatus for the proper treatment
 of such infected inmate.

B. Each institution and each Department of Corrections district
office, and each county or municipal jail shall notify their
correctional officers, probation and parole officers, and any
jailor, or other employee or any employee of the Pardon and Parole
Board, who has or will have direct contact with an inmate, when such
inmate is infected with the human immunodeficiency virus (HIV) or
has the Acquired Immune Deficiency Syndrome (AIDS) disease.

11 <del>C.</del> 1. If an officer or employee of the State of Oklahoma, or 12 any other person comes into contact with the bodily fluids of an 13 inmate in a state correctional facility, the Director of the 14 Department of Corrections or designee, under such rules as the 15 Director shall promulgate to carry out the provisions of this 16 section, shall cause such inmate to be tested for such disease, if 17 no prior record of the existence of such disease exists. If an 18 officer or employee of a county jail, or any other person, comes 19 into contact with the bodily fluids of an inmate in a county jail, 20 the sheriff or designee, under policies the sheriff shall promulgate 21 to carry out the provisions of this section, shall cause the inmate 22 to be tested for such disease, if no prior record of the existence 23 of such disease exists.

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ENGR. H. B. NO. 3535

Page 2

1 2. The Director or designee shall promptly communicate in 2 writing the results of the test to the person so exposed and refer the employee to the Department of Correction's Employee Assistance 3 4 Program for appropriate referrals for counseling, health care, and 5 support services for the person so exposed. If the exposure occurs 6 within a county jail, the sheriff or designee shall promptly 7 communicate in writing the results of the test to the person so 8 exposed and refer the employee to the employee assistance program of 9 the county for appropriate referrals for counseling, health care, 10 and support services for the person so exposed. 11 3. As used in this section, the term "serious transmissible 12 disease" means the Human Immunodeficiency Virus (HIV) and hepatitis. 13 SECTION 2. This act shall become effective November 1, 2020. 14 Passed the House of Representatives the 10th day of March, 2020. 15 16 Presiding Officer of the House 17 of Representatives 18 Passed the Senate the day of , 2020. 19 20 21 Presiding Officer of the Senate 22 23 24