

HIV CRIMINALIZATION

A Challenge to Public Health and Ending AIDS

HIV Criminal laws often are based on **scientifically inaccurate** depictions of HIV risks and **transmission routes** rather than real science.

What is HIV Criminalization?

“HIV criminalization” refers to the use of criminal law to penalize alleged, perceived, or potential HIV exposure; alleged nondisclosure of a known HIV-positive status prior to sexual contact (including acts that do not risk HIV transmission); or non-intentional HIV transmission. Sentencing in HIV criminalization cases sometimes involves decades in prison or requires sex offender registration, often in instances where no HIV transmission occurred or was even likely or possible.

In more than 1,000 instances, people living with HIV have faced charges under HIV-specific statutes in the U.S. Thirty-three states (and two U.S. territories) have HIV-specific statutes that apply only to people living with HIV—an immutable characteristic that some are born with and others acquire.² Only those who get tested and know their HIV-positive status are prosecuted, something that can discourage

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those at risk from getting tested and accessing treatment for fear of future prosecutions.

HIV criminal laws are based on scientifically inaccurate depictions of HIV risks and transmission routes. These laws perpetuate misperceptions about risks for HIV transmission and increase stigma against people living with HIV. By placing those who are aware of their HIV-positive status at increased risk of prosecution, HIV criminal laws contradict public health goals seeking to expand HIV testing and engagement in care and treatment.

Consequences for People with HIV

HIV criminalization creates a challenging legal environment for people living with HIV. Further, it creates additional barriers to testing, treatment, and disclosure of HIV status.³ Such laws also put people living with HIV at heightened risk of vigilantism and violence.⁴ Even in instances when it has been demonstrated that a person living with HIV had an undetectable viral load (which has been shown to virtually eliminate the risk of transmission)⁵ and used condoms, long sentences have not been unusual.

Examples include sentences of 25 years in Iowa; 30 years in Idaho; and seven years in Michigan.^{6,7,8} What’s more, about 25% of recent criminalization cases were for biting, spitting, or scratching.⁹ Despite the fact that those actions do not transmit HIV, the cases still resulted in disproportionately long sentences: For example, a 35-year sentence in Texas¹⁰ and a 10-year sentence in New York.¹¹



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Consequences for Public Health, Health Care Providers, and Legal Services

HIV criminalization undermines public health efforts, is an impediment to care for people living with HIV, and puts an undue burden on resource-constrained legal systems. These laws:

- Punish responsible behavior—getting tested—and privilege ignorance of HIV status. Yet most new infections are transmitted by people who do not know they have HIV.¹²
- Create mistrust of and lessen cooperation with traditional, effective public health initiatives such as partner notification and alienate people living with HIV from their health care providers.¹³

Examples of
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25 years
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Support the REPEAL HIV Discrimination Act (Repeal of Existing Policies that Encourage and Allow Legal HIV Discrimination) H.R. 1586 sponsored by Rep. Barbara Lee (D-CA13) and S. 2336 sponsored by Sen. Chris Coons (D-DE).

We strongly urge co-sponsorship of bills in the House and Senate related to REPEAL. Congress must send a message that federal and state laws, policies, and regulations regarding people living with HIV should:

- Not place unique or undue burdens on people solely as a result of their HIV status,
- Be based on public health best practices,
- Reflect evidence-based, medically accurate and up-to-date understanding of the routes, risks, and consequences of HIV transmission,

- Reflect an understanding of effective antiretroviral therapy on HIV prevention, and
- Understand the negative impact of punitive HIV-specific laws, policies, and regulations on public health and affected people, families, and communities.

In particular, the REPEAL HIV Discrimination Act:

- Directs the U.S. Attorney General, as well as the Secretaries of the Department of Health and Human Services (HHS), and the Department of Defense (DOD), to initiate a national review of federal (including military) and state laws, policies, regulations, and judicial precedents and decisions regarding criminal and related civil commitment cases involving people living with HIV.
- Directs the U.S. Attorney General to communicate to Congress and make publicly available the results of such review with related recommendations.
- Requires the U.S. Attorney General and HHS Secretary to: 1) develop and publicly release guidance and best practice recommendations for states and 2) establish an integrated monitoring and evaluation system to measure state progress.
- Directs the U.S. Attorney General and HHS and DOD Secretaries to transmit to the President and Congress any proposals necessary to implement adjustments to federal laws, policies, or regulations.
- Prohibits this Act from being construed to discourage the prosecution of individuals who intentionally transmit or attempt to transmit HIV to another individual.
- Does not have any fiscal ramifications.

¹ Global Network of People Living with HIV (GNP+) and HIV Justice Network. *Advancing HIV Justice: A Progress Report of Achievements and Challenges in Global Advocacy Against HIV Criminalization*. 2013. Available at: www.hivjustice.net/advancing/.

² Lehman JS, Carr MH, Nichol AJ, et al. Prevalence and Public Health Implications of State Laws That Criminalize Potential HIV Exposure in the United States. *AIDS Behav*. 2014;18(6):997–1006.

³ Global Commission on HIV and the Law. *Risk, Rights and Health*. July 2012. Available at: <http://hivlawcommission.org/resources/report/FinalReport-Risks,Rights&Health-EN.pdf>.

⁴ The Sero Project. National Criminalization Survey. July 2012. Available at: www.seroproject.com.

⁵ Rodger A, Cambriano V, Brunn T, et al. HIV transmission risk through condomless sex if HIV+ partner on suppressive ART: PARTNER study. 21st Conference on Retroviruses and Opportunistic Infections, Boston, 2014. Abstract 153LB.

⁶ State vs. Rhoades (Iowa 2010).

⁷ State vs. Thomas (Idaho 2009).

⁸ State vs. Merithew (Michigan 2013).

⁹ The Center for HIV Law and Policy. Spit Does Not Transmit. March 2013. Available at: www.hivlawandpolicy.org/resources/spit-does-not-transmit-center-hiv-law-and-policy-national-organization-black-law.

¹⁰ State vs. Campbell (Texas 2008).

¹¹ State vs. Plunkett (New York 2006).

¹² The Center for HIV Law and Policy. What HIV Criminalization Means to Women in the U.S. February 2011. Available at: www.hivlawandpolicy.org/resources/what-hiv-criminalization-means-women-us-center-hiv-law-and-policy-2011.

¹³ O'Byrne P, Willmore, J, Bryan A, et al. Nondisclosure Prosecutions and Population Health Outcomes: Examining HIV Testing, HIV Diagnoses, and the Attitudes of Men Who Have Sex with Men Following Nondisclosure Prosecution Media Releases in Ottawa, Canada. *BMC Public Health*. February 2013. Available at: www.biomedcentral.com/1471-2458/13/94.