Republic of the Philippines
HOUSE OF REPRESENTATIVES
Quezon City
EIGHTEENTH CONGRESS
First Regular Session
HOUSE BILL NO. 2428

INTRODUCED BY REPRESENTATIVE ALFRED VARGAS

EXPLANATORY NOTE

Hepatitis B and C infections are significant public health problems in the country. Both can cause chronic and are strongly linked with the development of liver cirrhosis and liver cancer which are incurable and fatal. Globally, around 57% of liver cirrhosis cases are attributed to Hepatitis B and C. An estimated 240 million people are chronically infected with hepatitis B, and more than 686,000 people die every year from complication due to the disease. In the Philippines, the Department of Health (DOH) estimates that 10% to 16% of Filipino adults suffer from chronic hepatitis B infection, and this accounts for more than two thirds of all cases of liver cancer, the second leading cause of cancer deaths in the country.

Majority of people with blood borne viral hepatitis are asymptomatic and could unknowingly transmit the disease. Nevertheless, measures are available to prevent the transmission of the disease primarily through the limitation of the exposure of uninfected individuals to infected blood and other bodily fluids. In addition, an effective vaccine for Hepatitis B is widely available and has been included in the government’s Expanded Program on Immunization. An important aspect of preventing Hepatitis B and C transmission is public awareness on this decease.

Infection with blood borne viral hepatitis has a significant social impact not just from the disease but from fear, stigma, and discrimination. It has been reported that Filipinos with viral hepatitis find themselves subject to discrimination in the workplace. There are instances when individuals with positive blood tests are terminated or are not considered for employment even for jobs that have very low risk of disease transmission.

The Department of Labor and Employment (DOLE) Department Advisory No. 05 (Series of 2010) also known as the Guidelines for the Implementation of a Workplace Policy and Program on Hepatitis B was issued to protect the rights of workers with HBV and HCV. Despite this, cases of discrimination of HBV and HCV positive individuals persist. This situation highlights the need to revise our policy on Hepatitis B and Hepatitis C Testing to ensure that the rights of all Filipinos to privacy and confidentiality when it comes to their health conditions are protected and to improve access of HBV and HCV positive individuals to quality health care. Hence, the immediate passage of this measure is earnestly sought.

REP. ALFRED VARGAS
Fifth District, Quezon City
Republic of the Philippines  
HOUSE OF REPRESENTATIVES  
Quezon City, Philippines

EIGHTEENTH CONGRESS  
First Regular Session

HOUSE BILL NO. 2420

INTRODUCED BY REPRESENTATIVE ALFRED VARGAS

AN ACT INSTITUTING A POLICY ON  
BLOODBORNE VIRAL HEPATITIS TESTING AND SCREENING

Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:

Section 1. Short Title. - This Act shall be known as the “Bloodborne Viral Hepatitis Testing Act of 2019”.

Section 2. Declaration of Policy. It is hereby declared that the policy of the State is to promote health and well-being of the population through prevention, early detection and treatment of diseases like bloodborne viral hepatitis, as well as, to protect the rights of people living with these diseases who suffer from stigma and discrimination through the promotion of voluntary and confidential testing of blood borne viral hepatitis and the prohibition of mandatory and routine screening of the same.

Section 3. Definition. For the purposes of this Act, the following definitions shall apply:

(a) Bloodborne Viral Hepatitis refers to the disease caused by both Hepatitis B and Hepatitis C virus which can be transmitted by exposure to infected blood and other body fluids, producing, among others, jaundice and chronic inflammation of the liver.

(b) Hepatitis B Virus (HBV) and Hepatitis C Virus (HCV), refers to the virus that causes Hepatitis B and Hepatitis C respectively. A safe and effective vaccine is available for Hepatitis B while there is none for Hepatitis C. Treatment modalities are available to effectively manage the symptoms and to prevent complications caused by these diseases.

(c) Hepatitis Testing or Screening refers to any facility-based or mobile medical procedure that is conducted to determine the presence or absence of Hepatitis B or C or the circulating viral burden in a person’s body.
(d) **Workplace** refers to the office, premises or worksite, whether in the private or the public sector, including government agencies, their subdivisions, instrumentalities, and government-owned and controlled corporations, where a worker is temporarily or habitually assigned. Where there is no fixed or definite workplace, the term shall include the place where a worker performs regular work, or where a worker regularly reports to render service or to take an assignment.

(e) **Universal Precautions** refers to the practice of avoiding contact with bodily fluids, assuming it to be infected, by means of non-porous articles or other personal protective equipment.

(f) **Exposure-prone Procedures (EPP)** refers to invasive procedures where there is a risk that injury to the worker may result in the exposure of the patient’s open tissues to the blood of the worker, including procedures where the worker’s gloved hands may be in contact with sharp tissue (e.g. spicules of bone or teeth) inside.

**Section 4. Voluntary Hepatitis Testing** – As a matter of policy, the State shall encourage voluntary hepatitis testing. Written consent of the person taking the test or the parent or legal guardian of a minor or legally incapacitated taking the test, must be obtained before such testing. The conduct of hepatitis testing as a pre-requisite for hiring, employment, renewal of employment or continued employment, or as part of a routine health check-up without clinical indication or medical justification, or as a pre-requisite for admission to, basis for expulsion from or any disciplinary action in educational institutions, shall be prohibited.

**Section 5. Confidentiality of Hepatitis Testing** – In all cases, access to all information related to a person’s HBV or HCV status including the results of hepatitis testing shall be kept strictly confidential except when disclosed with the written consent of the individual or the parent or legal guardian of the minor or legally incapacitated whose HBV or HCV status is involved, unless otherwise required by law.

**Section 6. Counselling and Referral for Further Management** – All hepatitis testing shall include counselling which should be able to provide the individual who took the test information on measures to prevent transmission and if necessary a referral to a health practitioner for further evaluation and management.

**Section 7. Exceptions to Voluntary Hepatitis Screening and Testing.** – Compulsory testing for blood borne viral hepatitis shall be allowed only in the following instances:

a. When it is necessary to test a person, who is charged with any of the offenses punishable under Article 264, 266, 335 and 338 of the Revised Penal Code, as amended by Republic Act No. 8353, otherwise known as the Anti-Rape Law of 1997;

b. As a prerequisite in the donation of blood in compliance with the provisions of Republic Act No. 7170, otherwise known as the Organ Donation Act, and Republic Act No. 7719, otherwise known as the National Blood Services Act.

c. As part of surveillance and management of blood borne hepatitis among health care workers involved in exposure prone procedures. Provided that, it shall not be a prerequisite for admission to or a basis for expulsion or any disciplinary action in an educational institution for health care workers or for employment or re-employment in a health care facility. Provided further that, positive results of such testing shall not be used as justification for the termination of a health care worker employed in a health facility.
Section 8. Testing for Organ Donation – Lawful consent to HBV and HCV testing of a donated human body, organ, tissue, or blood shall be considered as having been given when:

a) A person volunteers or freely agree to donate one’s blood, organ, or tissue for transfusion, transplantation, or research; and

b) A legacy and a donation are executed in accordance with Sections 3 and 4 respectively, of Republic Act No. 7170 otherwise known as the Organ Donation Act of 1991.

Section 9. Hepatitis Testing Among Individuals with Clinical Justification for Testing – Hepatitis testing shall be highly encouraged among individuals who, based on a reasonable assessment of a physician, shall benefit from the conduct of said testing. Provided that, voluntary consent must be obtained prior to such testing, adequate counselling must be provided, and that any individual who refuses to undergo such testing shall not be subjected to discriminatory acts as defined in Section 12.

Section 10. Prevention, Detection, and Management of Blood Borne Hepatitis in Workplace Settings with High-Risk of Transmission – In institutions or workplace settings with high-risk of transmission like hospitals, health facilities, diagnostic clinics, blood donation centers, among others, measures to interrupt transmission of blood borne viral hepatitis from health provider to patient and vice versa shall be adopted, including but not limited to:

(a) Routine surveillance of personnel performing exposure prone procedures and provision of support and access to treatment for those with positive results;

(b) Hepatitis B vaccination for all personnel if they have no documented evidence of pre-existing immunity;

(c) Strict adherence and practice of universal precautions and provision of personal protective equipment for workers whose work entails exposure to blood and other body fluids;

(d) Provision and maintenance of adequate hygiene facilities and mechanisms to ensure proper disposal of infectious and potentially contaminated materials;

(e) Development of protocols for the management of health workers exposed to agents contaminated with blood borne infectious diseases in all health care and health care-related institutions and facilities;

(f) Education and training on the prevention transmission of blood borne hepatitis and other infectious diseases in the workplace;

(g) Development of a protocol for the confidential management of restrictions on the conduct of EPPs and reasonable reassignment of personnel with restrictions to conduct EPP to other work assignments based on the person’s clinical status and based on best available scientific evidence.

Section 11. Regulation of Hepatitis Testing Services. – To ensure access to voluntary and confidential hepatitis testing, the DOH shall:

a. Regulate public and private facilities that conduct hepatitis testing services. Provided, that only DOH-accredited hepatitis testing facilities shall be allowed to conduct such testing.
b. Develop the guidelines for voluntary and confidential hepatitis testing including protocols for counselling and referral to health providers for further evaluation and management;

Section 12. Discriminatory Acts – The following discriminatory acts and practices shall be prohibited:

a. Discrimination in any form, from pre-employment to post employment, including hiring, assignment, promotion, based on the actual or perceived HBV or HCV status of an individual, non-disclosure of one’s own or another person’s HBV and HCV status, or refusal to undergo hepatitis testing;

b. Termination from work on the sole basis of actual, perceived, or suspected HBV or HCV, non-disclosure of one’s own or another person’s HBV and HCV status, or refusal to undergo hepatitis testing;

c. Refusal of admission, expulsion, segregation, imposition of harsher disciplinary actions, or denial of benefits or services of a student or a prospective student solely or partially on the basis of actual, perceived or suspected HBV or HCV, non-disclosure of said status, or refusal to undergo hepatitis testing;

d. Exclusion from health, accident, or life insurance, credit and loan services, including the extension of such loan or insurance facilities, or an individual solely or partially on the basis of actual, perceived, or suspected HBV and HCV status: Provided, That the person with positive HBV and HCV has not misrepresented the fact to the insurance company or loan or credit service provider upon application;

e. Denial of or provision of subpar health services or being charged with a higher fee, on the basis of actual, perceived or suspected HBV or HCV status, non-disclosure of said status, or refusal to undergo hepatitis testing;

f. Denial and deprivation of private health insurance under a Health Maintenance Organization (HMO) and private life insurance coverage under a life insurance company on the basis of the person’s HBV and HCV status: Provided, That the person with positive HBV and HCV has not misrepresented such fact to the Health Maintenance Organization (HMO) and private life insurance company upon application.

g. Other similar or analogous discriminatory acts.

Section 13. Protection of Workers with Blood Borne Viral Hepatitis – Employers shall adopt all reasonable measures to accommodate workers who are HBV positive, HCV-positive, or affected by a Hepatitis B or Hepatitis C-related illness who voluntary disclose their status to their employer, including but not limited to flexible leave arrangements, re-scheduling of work hours, and workforce re-integration assistance, and facilitation of access to treatment.

Section 14. Education and Blood Borne Viral Hepatitis – The DOH together with other partners in the health sector shall strengthen the nationwide program on prevention of blood borne viral hepatitis by raising awareness on the disease and disease prevention, promoting universal coverage of Hepatitis B vaccination, and advocating for voluntary hepatitis testing in the general population.
Section 15. Penalties – Violations of any provision of this Act including, but not limited to, those related to the non-compulsory nature of Hepatitis B and C testing, discrimination in the workplace and confidentiality, shall be punished with imprisonment of not less than six (6) months but not greater than four (4) years, and a fine not exceeding Fifty Thousand Pesos (P50,000.00). In addition, the license or permits of establishments, companies and other institutions found guilty of committing the discriminatory acts and policies described in this Act, shall be revoked.

Section 16. Implementing Rules and Regulations – The DOH and DOLE, in coordination with other relevant government agencies and private organizations and non-governmental organizations shall issue the Implementation Rules and Regulations necessary for the effective implementation of this Act within ninety (90) days from the effectivity thereof.

Section 17. Appropriations – The amounts necessary for the initial implementation of the provisions of this Act shall be charged against the current year’s appropriations of the DOH. Thereafter, the expenses for its continued implementation shall be included in the General Appropriations Act from funds appropriated to the DOH.

Section 18. Separability Clause – If any provision of this Act is declared unconstitutional or invalid by a court of competent jurisdiction, the remaining provisions not affected thereby shall continue to be in full force and effect.

Section 19. Repealing Clause – All laws, decrees, executive orders, department or memorandum orders and other administrative issuances, or parts thereof, which are inconsistent with the provisions of this Act are hereby modified, superseded or repealed accordingly.

Section 20. Effectivity – This Act shall take effect fifteen (15) days after publication in the Official Gazette or in at least two (2) newspapers of general circulation.

Approved,