Timeline of State Reforms and Repeals of HIV Criminal Laws

States with most significant changes to their HIV laws



The Center for HIV Law and Policy

www.hivlawandpolicy.org



2014: IOWA

- Removed sex offender registration requirement, including retroactively.
- · Did not affect felony convictions of those already convicted and incarcerated.
- Added defense to prosecution if a person tookpractical measures to prevent transmission (e.g., prophylactic device, viral suppression).
- · Still HIV-specific, but added new felonies for people living with TB, hepatitis, and meningococcal disease.
- Exposure with intent to transmit when transmission occurs is still a felony (up to 25 years). Intentional exposure without transmission is a felony (up to 5 years).
- Exposure with "reckless disregard" if transmission occurs is a felony when transmission occurs (up to 5 years), and a misdemeanor (up to one year) if it does not.

2017: CALIFORNIA

- Extensive reform reduced penalties for intentional exposure, solicitation, and performing sex work from felonies to misdemeanors.
- It is no longer a felony to donate blood, tissue, semen, or breast milk.
- Prosecution requires specific intent to transmit coupled with conduct likely to transmit and transmission results.
- Provides privacy protections for PLHIV charged under current law.
- Now applies to "infectious or communicable diseases" with "significant public health consequences."
- Prohibits disclosure of defendant's identity prior to a conviction.
- · Limits use of medical records; records can't be only source of proof of intent.
- · Anyone convicted must be assessed for community placement prior to sentencing.

2018: MICHIGAN

- · Reform removed types of physical contact likely transmit HIV.
- Anal or vaginal sex without first disclosing status with a "specific intent" to transmit is a felony (up to 4 years). Transmission is not required for prosecution.
- Reckless exposure: sexual activity prior to disclosure resulting in transmission but without intent to transmit is a felony (up to 4) years).
- Reckless exposure without transmission is a misdemeanor.
- PLHIV who can show that they have been virally suppressed for at least six months and are following their physician's treatment plan may use that as a defense to prove that they did not act with reckless disregard. Does not apply to acting with intent to transmit provisions of the new law.

Repeal did not end prosecutions. PLHIV

in Texas prosecuted for HIV exposure

since repeal have been charged with

attempted murder, aggravated assault.

2012: ILLINOIS

- · Narrowed types of prohibited contact to vaginal and anal intercourse.
- · PLHIV must have intent to transmit HIV and engage in the acts listed in the statute (anal/ vaginal intercourse, organ/blood donation).
- Disclosure of HIV status or using a condom is now a defense to prosecution, but difficult to prove in court.
- · Other forms of prevention not considered, although could be evidence of lack of intent.
- Intercourse without disclosure of status and without a condom can still be a felony (up to 7 years).

2016: COLORADO

- · Reduced the maximum authorized sentence enhancement to double the sentence for PLHIV who are charged with an underlying sex offense if transmission occurs.
- · Intent to transmit is not required for prosecution.
- Eliminated felony offenses involving sex work and HIV, and mandatory HIV testing for someone accused of engaging in sex work.

2018: NORTH CAROLINA

- · No HIV-specific criminal statute. PLHIV required to comply with public health administrative regulations and "control measures." Violating these regulations is a misdemeanor (up to 2 years).
- · PLHIV must disclose their status and use condoms unless certain exceptions apply: they have been virally suppressed for at least six months. their partner is taking pre-exposure prophylaxis (PrEP), or their partner is also HIV positive.
- Neither intent to transmit nor transmission is required for public health violations.

2020: WASHINGTON

- Reform reduces penalty for HIV exposure from a felony to a misdemeanor.
- Specific intent to transmit and transmission must occur for prosecution. Previously, exposure carried a felony conviction (punishable by up to life in prison) and required neither intent to transmit nor transmission.
- Affords affirmative defenses against prosecution, including disclosure of status and the use of a condom or other "practical means to prevent transmission."
- Removes the requirement for sex offender registration.
- Misrepresenting HIV status to a sexual partner, intent to transmit, and transmission carry a higher penalty of gross misdemeanor.
- Retains felony penalty for PLHIV convicted of transmitting HIV to a child or vulnerable adult, and registration as a sex offender; and amends law allowing health authorities to intervene when person with sexually transmitted disease threatens public health.











