

**UPDATED SUMMARY
HOUSE BILL 16-1393**

Second Regular Session - Seventieth Colorado General Assembly

This summary applies to the reengrossed version of this bill as introduced in the second house. It does not reflect any amendments that may be subsequently adopted. This summary reflects only the main points of the legislation.

Current law provides that a person may be required to submit to a medical test for communicable diseases if the person's or another person's bodily fluid came into contact with another person related to a conviction or finding of probable cause related to an assault in the first, second, or third degree. The bill repeals these provisions and substitutes a provision authorizing a court, *after the person has refused to consent to a blood test*, to issue a ~~search warrant~~ *court order* for a ~~person's bodily fluid~~ *person to give blood to test for a communicable disease* if:

- !* Probable cause exists to believe that an assault has been committed; and ~~that~~
- !* The person's ~~or another person's~~ *blood or other* bodily fluid came into contact with another person *and there is reason to believe, based on information from a medical professional or health department, that the other person is at risk of transmission of a communicable disease.*

Italicized words indicate new material added to the original summary; dashes through words indicate deletions from the original summary.
Prepared by the Office of Legislative Legal Services.