## VETOES

certain form; providing that the monthly report may not disclose the identity of any individual tested for human immunodeficiency virus; authorizing the imposition of certain penalties for the failure of certain directors of certain medical laboratories to comply with this Act; and generally relating to medical laboratories submitting certain monthly reports to the Secretary of Health and Mental Hygiene.

BY adding to

Article - Health - General Section 18-207 Annotated Code of Maryland (1987 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Health - General

18-207.

- (A) THE DIRECTOR OF A MEDICAL LABORATORY IN WHICH SERUM SAMPLES ARE TESTED FOR HUMAN IMMUNODEFICIENCY VIRUS SHALL SUBMIT A REPORT TO THE SECRETARY EVERY MONTH CONTAINING:
- (1) THE TOTAL NUMBER OF SERUM SAMPLES TESTED FOR HUMAN IMMUNODEFICIENCY VIRUS DURING THE PREVIOUS MONTH AT THE MEDICAL LABORATORY:
- (2) THE TOTAL NUMBER OF SERUM SAMPLES TESTED FOR HUMAN IMMUNODEFICIENCY VIRUS DURING THE PREVIOUS MONTH AT THE MEDICAL LABORATORY WITH CONFIRMED POSITIVE RESULTS; AND
- (3) THE TOTAL NUMBER OF SERUM SAMPLES TESTED FOR HUMAN IMMUNODEFICIENCY VIRUS DURING THE PREVIOUS MONTH AT THE MEDICAL LABORATORY WITH EQUIVOCAL INDETERMINATE RESULTS.
- (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE NUMBERS REQUIRED TO BE REPORTED IN SUBSECTION (A) OF THIS SECTION SHALL ALSO BE CLASSIFIED ACCORDING TO:
  - (I) AGE;
  - (II) RACE;
  - (III) SEX; AND
  - (IV) COUNTY OF RESIDENCE.