I n the 1980s, during the early panic surrounding the AIDS epidemic, state legislatures began to pass a new type of legislation. These laws made it illegal, often felonious, to knowingly expose another person to the human immunodeficiency virus (HIV). Many reflected the oft-irrational fears of HIV that were prevalent at the time. Today, in many states, people with the virus can be prosecuted for such acts as spitting, even though HIV cannot be transmitted through saliva.

These laws, often called “HIV exposure” or “HIV criminalization” laws, spread throughout the 1990s and early 2000s. There are now 34 states and two U.S. territories where a variety of acts—from having sex or sharing needles without disclosing one’s status to exposing others to bodily fluids—are illegal if a person has been diagnosed with HIV. These laws rarely take into account the factors that affect actual transmission risk, such as condom use or adherence to antiretroviral therapy. Tracking arrests, prosecutions and convictions under HIV-related laws is a challenge because there is no central repository or system for reporting those data, but the Center for HIV Law and Policy and the Positive Justice Project documented at least 363 arrests and prosecutions between 2008 and May 2018. Research suggests they are enforced more often against marginalized populations, including people of color and sex workers. At the same time, there is no evidence that these laws reduce HIV transmission or make people more likely to disclose their serostatus or get tested.

“In general, the literature is reaching the conclusion that these laws aren’t really helping,” says experimental psychologist Timothy Heckman, PhD, associate dean for research at the University of Georgia’s College of Public Health. “If anything, they’re hurting.”

While the tide hasn’t yet gone out on HIV exposure laws, there are signs of an impending sea change. Over the past decade, multiple professional organizations, including APA, have opposed the laws. A draft federal bill, the REPEAL HIV Discrimination Act (H.R. 1739), has been introduced over the past several congressional sessions. Though the bill has not yet made it to a vote in the House or Senate, it would incentivize states to reform HIV criminalization laws. Meanwhile, California, Colorado, Iowa and North Carolina have recently revised their laws and statutes related to HIV.

Amid these steps, though, advocates debate what ideal reform looks like: Is it enough to say, for example, that people whose viral load is undetectable should be exempt? Or does linking laws to viral levels simply further stigmatize those who can’t access treatment?

CRIMINAL EXPOSURE

HIV-related laws differ by state. According to the legal and policy advocacy group the Center for HIV Law and Policy, some states require disclosure before consensual sex. Others enhance penalties for sex work if the worker is HIV-positive or criminalize needle-sharing by people living with HIV. Still others target behaviors with little to no risk of transmission, including spitting or biting.

On their face, laws requiring the disclosure of HIV-positive status before risky activities might seem like a reasonable way to reduce transmission. But there is good evidence that the laws aren’t accomplishing that goal—and evidence that they might be undermining it.

A 2017 study, conducted by a team of researchers from the Centers for Disease Control and Prevention led by Patricia Sweeney, MPH, compared the
As part of the punishment under HIV criminal exposure laws, people have been hoping for when they learn they have HIV. Criminal exposure laws exist. A 2012 study led by Carol Galletly, JD, PhD, surveyed 479 HIV-positive New Jersey residents recruited through local organizations. Only 51 percent were aware that the state criminalized sexual penetration without disclosure of one’s HIV-positive status (American Journal of Public Health, Vol. 102, No. 11, 2012).

Another study, led by University of Minnesota associate professor of epidemiology and community health Keith Horvath, PhD, found that across 16 states, 75 percent of men who have sex with men (whether HIV-positive or not) were unaware of their state laws (AIDS and Behavior, Vol. 21, No. 1, 2017).

**DO THESE LAWS BACKFIRE?**

But the unawareness of such laws doesn’t seem to translate to the kind of results policymakers might have been hoping for when they put HIV criminal exposure laws on the books—in fact, the laws may actually increase risky sexual behavior among people at risk for HIV. Horvath’s study found that participants who believed their state had an HIV exposure law (whether they did or not) engaged in riskier sexual behavior than those who believed their state did not have a law. It’s possible, the researchers hypothesize, that these people took comfort in the idea that the laws would protect them from contracting HIV. Unfortunately, that comfort is probably false. Multiple studies, including the 2012 New Jersey survey, have found that HIV exposure laws don’t increase disclosure or abstinence, or modify any risk behavior among people with HIV or people at risk of contracting the virus. One study that surveyed people at high risk of HIV because of sexual behavior or intravenous drug use found that most believed it was morally wrong to expose someone unknowingly to the virus, but that their beliefs about the legality of doing so did not affect their self-reported behaviors (Arizona State Law Journal, 2007). A 2006 study on disclosure before sex found no link between living in a state with HIV criminalization laws and whether HIV-positive people actually shared their status with their partners (AIDS and Behavior, Vol. 10, No. 5, 2006).

In fact, many experts worry that HIV exposure laws could backfire. HIV-specific laws might generally increase HIV stigma by subtly dissuading people at risk from discussing their sexual behavior with their doctors because the doctor’s notes might later be subpoenaed, says Maya Kesler, PhD, MS, a postdoctoral fellow at the University of Toronto. Or the laws might engender a sort of self-deceiving logic that prompts people not to get tested because knowledge can make them legally culpable.

“Somebody who does not know their HIV status and is positive and is likely very infectious cannot be prosecuted, because they don’t know their status,” says psychologist Perry Hakstian, PhD, MPH, dean of the Rutgers University School of Public Health, who researches health disparities affecting gay men.

“[Yet] the positive person who knows their status, who is doing the right thing, who is probably in care and in treatment, can get prosecuted. It makes no sense.”

There is little evidence on whether HIV laws do in fact influence real-world testing decisions. But in one small study, Kesler and her colleagues reported that of 150 HIV-negative men who had sex with men who were interviewed at a primary-care clinic in Toronto, 7 percent said concerns over prosecution would make them less likely to be tested (PLOS ONE, Vol 13, No. 2, 2018).

Seven percent sounds small. Kesler says, but it could mean as much as an 18.5-percent increase in community HIV transmission.

“When you put it at the community level, an 18.5-percent increase is very high and could have drastic effects,” she says. HIV exposure laws may have even grimmer effects than the research lets on. In many cases, the studies draw from relatively well-off populations, like the educated gay men with access to medical treatment in Kesler’s study. In contrast, the people most affected by the laws are often hard-to-contact marginalized populations, says Kate Bouton, JD, an attorney with the Center for HIV Law and Policy.

“Sex workers are among the most disproportionately harmed,” Bouton says. That’s based on a 2015 report from the Williams Institute, a think tank at the University of California, Los Angeles, devoted to researching sexual orientation and gender identity law, and the California HIV/AIDS Research Program, which examined the approximately 800 cases of people who came into contact with the justice system because of HIV-related laws in California between 1988 and 2014 (Williams Institute, December 2015). Of those cases, 95 percent involved sex workers or people accused of sex work. Black and Latino people accounted for 67 percent of cases, while only 51 percent of people living with HIV in California. The institute also found that 21 percent of people who had contact with the justice system over their HIV status were black women, while this group makes up only 4 percent of people living with HIV in California.

A separate report from the Williams Institute that focused on Georgia found complex racial disparities. Between 1988 and September 2017 in the state (Williams Institute, January 2018) the most disproportionately affected group in Georgia was white women, who accounted for 11 percent of HIV-related arrests while making up only 3 percent of people living with HIV in the state. Black men and women were more likely to be arrested for HIV-related offenses than white men or women, the researchers found, but not out of proportion to the rate of black people living with HIV in the state. However, black men were twice as likely to be convicted of the HIV-related offense as white mening men.

Race and sexuality also play a role in the court of public opinion, says Kenyon Farrow, a senior editor at the HIV-focused website The Body. In one illustrative case in 2013, Farrow says, police (and the media reported) that a Missouri man named David Mangum was arrested on HIV-related charges that he may have exposed more than 300 men to the virus. Ultimately, Mangum told a judge under oath that his real number of sex partners was closer to 12, and he was convicted on just two counts of

**CE Corner**

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**HIV Criminalization in the United States**

An overview of the variety and prevalence of laws used to prosecute and punish people living with HIV (PLHIV)

*CE Corner*

There’s a dearth of good qualitative research on the experiences of people living under these laws and how the laws play into decisions about testing.
exposure. In another Missouri case, that of college student Michael Johnson, prosecutors described the size of John-son’s penis in graphic detail and showed screenshots of videos that included his genitalia. “So much of what the pros-ecutor did in the Johnson case was to play on fears of black male sexuality and black male geni-talia because his accusers were almost all white,” Farrow says. There is growing awareness that HIV exposure laws are a problem, Boulton says. In 2014, the Department of Justice released a best-practices guide urging that laws be updated to consider condom usage, pre-exposure prophylaxis and antiretroviral therapies, the latter of which can make transmission impossible. An APA resolu-tion adopted in 2016 opposes these HIV exposure laws. Other organizations that have issued statements against the laws include the Association of Nurses in AIDS Care, the HIV Medicine Association, and the National Alli-ance of State and Territorial AIDS Directors. In March, an op-ed by researchers from George Mason University and Columbia Univer-sity in The New England Journal of Medicine called for the contin-ued repeal or amendment of the laws (NEJM, Vol. 378, 2018).

Four states have reformed their HIV exposure laws in the past five years. In 2014, Iowa changed a law that had imposed up to 25 years in prison and a life sentence on the sex offender registry

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*To read the APA resolution on HIV criminalization laws, go to www.apa.org/about/policy/hv-criminalization.aspx.

### BY THE NUMBERS

<table>
<thead>
<tr>
<th>34</th>
<th>Number of states that have HIV-specific criminal laws and/or sentence enhancements applicable to PLHIV who commit a sex crime</th>
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<tr>
<td>8</td>
<td>Number of states with laws that apply increased penalties for PLHIV</td>
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<tr>
<td>6</td>
<td>Number of states that may require registration as a sex offender if punished under HIV-specific laws</td>
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<tr>
<td>6</td>
<td>Number of states that have reformed or repealed some parts of their HIV-criminal specific laws</td>
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### FOR FURTHER READING

**HIV Criminalization in the United States: A Sourcebook**


**Criminalization of HIV Exposure: A Review of Empirical Studies in the United States**


**Prevalence and Public Health Implications of State Laws That Criminalize Potential HIV Exposure in the United States**


**Positive Justice Project Consensus Statement on the Criminalization of HIV in the United States**

- Positive Justice Project/Center for Law and HIV Policy, 2012

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