93RD GENERAL ASSEMBLY

State of Illinois

2003 and 2004

Introduced 02/09/04, by Rosemary Kurtz

SYNOPSIS AS INTRODUCED:

720 ILCS 5/12-18

from Ch. 38, par. 12-18

Amends the Criminal Code of 1961. Extends the period from within 30 days to within 6 months in which a spouse must report to a law enforcement agency criminal sexual assault, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse committed against that spouse by the other spouse.

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AN ACT in relation to criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Criminal Code of 1961 is amended by changing
Section 12-18 as follows:

- 6 (720 ILCS 5/12-18) (from Ch. 38, par. 12-18)
- 7 Sec. 12-18. General Provisions.

(a) No person accused of violating Sections 12-13, 12-14, 8 12-15 or 12-16 of this Code shall be presumed to be incapable 9 of committing an offense prohibited by Sections 12-13, 12-14, 10 12-14.1, 12-15 or 12-16 of this Code because of age, physical 11 condition or relationship to the victim, except as otherwise 12 provided in subsection (c) of this Section. Nothing in this 13 14 Section shall be construed to modify or abrogate the 15 affirmative defense of infancy under Section 6-1 of this Code or the provisions of Section 5-805 of the Juvenile Court Act of 16 1987. 17

(b) Any medical examination or procedure which is conducted by a physician, nurse, medical or hospital personnel, parent, or caretaker for purposes and in a manner consistent with reasonable medical standards is not an offense under Sections 12-13, 12-14, 12-14.1, 12-15 and 12-16 of this Code.

(c) Prosecution of a spouse of a victim under this subsection for any violation by the victim's spouse of Section 12-13, 12-14, 12-15 or 12-16 of this Code is barred unless the victim reported such offense to a law enforcement agency or the State's Attorney's office within <u>6 months</u> 30 days after the offense was committed, except when the court finds good cause for the delay.

30 (d) In addition to the sentences provided for in Sections 31 12-13, 12-14, 12-14.1, 12-15 and 12-16 of the Criminal Code of 32 1961 the Court may order any person who is convicted of HB6779

violating any of those Sections to meet all or any portion of the financial obligations of treatment, including but not limited to medical, psychiatric, rehabilitative or psychological treatment, prescribed for the victim or victims of the offense.

(e) After a finding at a preliminary hearing that there is 6 probable cause to believe that an accused has committed a 7 8 violation of Section 12-13, 12-14, or 12-14.1 of this Code, or 9 after an indictment is returned charging an accused with a violation of Section 12-13, 12-14, or 12-14.1 of this Code, or 10 11 after a finding that a defendant charged with a violation of 12 Section 12-13, 12-14, or 12-14.1 of this Code is unfit to stand 13 trial pursuant to Section 104-16 of the Code of Criminal Procedure of 1963 where the finding is made prior to 14 15 preliminary hearing, at the request of the person who was the 16 victim of the violation of Section 12-13, 12-14, or 12-14.1, 17 the prosecuting State's attorney shall seek an order from the court to compel the accused to be tested for any sexually 18 19 transmissible disease, including a test for infection with human immunodeficiency virus (HIV). The medical tests shall be 20 by appropriately licensed 21 performed only medical 22 practitioners. The test for infection with human 23 immunodeficiency virus (HIV) shall consist of an enzyme-linked 24 immunosorbent assay (ELISA) test, or such other test as may be 25 approved by the Illinois Department of Public Health; in the 26 event of a positive result, the Western Blot Assay or a more 27 reliable confirmatory test shall be administered. The results 28 of the tests shall be kept strictly confidential by all medical 29 personnel involved in the testing and must be personally 30 delivered in a sealed envelope to the victim and to the judge 31 who entered the order, for the judge's inspection in camera. 32 Acting in accordance with the best interests of the victim and the public, the judge shall have the discretion to determine to 33 whom, if anyone, the result of the testing may be revealed; 34 35 however, in no case shall the identity of the victim be disclosed. The court shall order that the cost of the tests 36

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shall be paid by the county, and may be taxed as costs against
 the accused if convicted.

3 (f) Whenever any law enforcement officer has reasonable 4 cause to believe that a person has been delivered a controlled 5 substance without his or her consent, the law enforcement 6 officer shall advise the victim about seeking medical treatment 7 and preserving evidence.

8 (g) Every hospital providing emergency hospital services 9 to an alleged sexual assault survivor, when there is reasonable 10 cause to believe that a person has been delivered a controlled 11 substance without his or her consent, shall designate personnel 12 to provide:

(1) An explanation to the victim about the nature and
effects of commonly used controlled substances and how such
controlled substances are administered.

16 (2) An offer to the victim of testing for the presence17 of such controlled substances.

(3) A disclosure to the victim that all controlled
substances or alcohol ingested by the victim will be
disclosed by the test.

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(4) A statement that the test is completely voluntary.

(5) A form for written authorization for sample
analysis of all controlled substances and alcohol ingested
by the victim.

A physician licensed to practice medicine in all its branches may agree to be a designated person under this subsection.

No sample analysis may be performed unless the victim returns a signed written authorization within 48 hours after the sample was collected.

Any medical treatment or care under this subsection shall be only in accordance with the order of a physician licensed to practice medicine in all of its branches. Any testing under this subsection shall be only in accordance with the order of a licensed individual authorized to order the testing.

36 (Source: P.A. 91-271, eff. 1-1-00; 91-357, eff. 7-29-99; 92-81,

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1 eff. 7-12-01.)