1 AN ACT concerning health.

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

Section 5. The Illinois Sexually Transmissible Disease
Control Act is amended by changing Section 6 as follows:

6 (410 ILCS 325/6) (from Ch. 111 1/2, par. 7406)

7 Sec. 6. Physical examination and treatment.

8 (a) Subject to the provisions of subsection (c) of this 9 Section, the Department and its authorized representatives may 10 examine or cause to be examined persons reasonably believed to 11 be infected with or to have been exposed to a sexually 12 transmissible disease.

(b) Subject to the provisions of subsection (c) of this 13 14 Section, persons with a sexually transmissible disease shall report for complete treatment to a physician licensed under 15 16 the provisions of the Medical Practice Act of 1987, or shall submit to treatment at a facility provided by a local health 17 authority or other public facility, as the Department shall 18 19 require by rule or regulation until the disease is 20 noncommunicable or the Department determines that the person 21 does not present a real and present danger to the public 22 health. This subsection (b) shall not be construed to require the Department or local health authorities to pay for or 23

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1 provide such treatment.

(c) No person shall be apprehended, examined or treated 2 3 for a sexually transmissible disease against his will, under the provisions of this Act, except upon the presentation of a 4 5 warrant duly authorized by a court of competent jurisdiction. In requesting the issuance of such a warrant the Department 6 7 shall show by a preponderance of evidence that the person is 8 infectious and that a real and present danger to the public 9 health and welfare exists unless such warrant is issued and 10 shall show that all other reasonable means of obtaining 11 compliance have been exhausted and that no other less 12 restrictive alternative is available. The court shall require 13 any proceedings authorized by this subsection (c) to be in camera. A record shall be made of such 14 conducted proceedings but shall be sealed, impounded and preserved in 15 16 the records of the court, to be made available to the reviewing 17 court in the event of an appeal.

18 (d) Any person who knowingly or maliciously disseminates 19 any false information or report concerning the existence of 20 any sexually transmissible disease under this Section is 21 guilty of a Class A misdemeanor.

(e) Taking into account the recommendations of the U.S. Centers for Disease Control and Prevention and other nationally recognized medical authorities, the Department shall provide information and technical assistance as appropriate to health care professionals who provide expedited HB0739 Engrossed - 3 - LRB102 02799 CPF 12807 b

partner therapy services for persons with sexually
 transmissible diseases.

(1) Notwithstanding any other provision of law, a 3 health care professional who makes a clinical diagnosis of 4 5 chlamydia, or gonorrhea, or trichomoniasis may prescribe, 6 dispense, furnish, or otherwise provide prescription antibiotic drugs to the infected person's sexual partner 7 8 for the treatment of the partners sexually or 9 transmissible disease without physical examination of the 10 partner or partners, if in the judgment of the health care 11 professional the partner is unlikely or unable to present 12 comprehensive healthcare, including evaluation, for for sexually transmissible 13 testing, and treatment 14 diseases. Expedited partner therapy shall be limited to 15 partners who may have been exposed to a sexually 16 transmissible disease within the previous 60 days, if the 17 patient is able to contact the partner.

18 (2) Health care professionals who provide expedited
19 partner therapy shall comply with Sections 4 and 5 of the
20 Illinois Sexually Transmissible Disease Control Act.

(3) Health care professionals who provide expedited partner therapy shall provide counseling for the patient and written materials provided by the Department to be given by the patient to the partner or partners that include at a minimum the following:

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(A) a warning that a woman who is pregnant or might

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be pregnant must not take certain antibiotics and must immediately contact a health care professional for an examination, and a recommendation for such an examination;

5 (B) information about the antibiotic and dosage 6 provided or prescribed; clear and explicit allergy and 7 side effect warnings, including a warning that a partner who has a history of allergy to the antibiotic 8 9 or the pharmaceutical class of antibiotic must not 10 take the antibiotic and must be immediately examined 11 by a health care professional, and a recommendation 12 for such an examination;

13 (C) information about the treatment and prevention
14 of sexually transmissible diseases;

(D) the requirement of abstinence until a period
of time after treatment to prevent infecting others;

17 (E) notification of the importance of the partner
18 or partners of the patient to receive examination and
19 testing for HIV and other sexually transmissible
20 diseases, and available resources;

(F) notification of the risk to self, others, and
the public health if the sexually transmissible
disease is not completely and successfully treated;

(G) the responsibility of the partner or partners
to inform his or her sex partner or partners of the
risk of sexually transmissible disease and the

importance of prompt examination and treatment; and

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2 (H) other information as deemed necessary by the3 Department.

4 (4) The Department shall develop and disseminate in 5 electronic and other formats the following written 6 materials:

7 (A) informational materials for partners, as
8 required in item (3) of this subsection (e);

9 (B) informational materials for persons who are 10 repeatedly diagnosed with sexually transmissible 11 diseases; and

12 (C) guidance for health care professionals on the 13 safe and effective provision of expedited partner 14 therapy.

15 The Department may offer educational programs about 16 expedited partner therapy for health care professionals 17 and pharmacists licensed under the Pharmacy Practice Act.

professional prescribing, 18 (5) Α health care 19 dispensing, furnishing, or otherwise providing in good 20 faith without fee or compensation prescription antibiotics 21 to partners under this subsection (e) and providing 22 counseling and written materials as required by item (3) 23 of this subsection (e) shall not be subject to civil or professional liability, except for willful and wanton 24 25 misconduct. A health care professional shall not be 26 subject to civil or professional liability for choosing HB0739 Engrossed - 6 - LRB102 02799 CPF 12807 b

not to provide expedited partner therapy.

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2 (6) A pharmacist or pharmacy shall not be subject to civil or professional liability for choosing not to fill a 3 prescription that would cause the pharmacist or pharmacy 4 5 to violate any provision of the Pharmacy Practice Act, including the definition of "prescription" set forth in 6 7 subsection (e) of Section 3 of the Pharmacy Practice Act or the definition of "drug regimen review" set forth in 8 subsection (y) of Section 3 of the Pharmacy Practice Act. 9 10 (Source: P.A. 96-613, eff. 1-1-10.)