

SENATE BILL No. 424

DIGEST OF SB 424 (Updated January 15, 2019 11:01 am - DI 133)

Citations Affected: IC 16-8; IC 16-21.

Synopsis: Privacy and tracking of rape kits. Provides that a hospital or licensed medical services provider that provides forensic medical exams and additional forensic services to a victim (provider) is entitled to reimbursement from the victim services division of the Indiana criminal justice institute (division) if the provider initiates a claim for reimbursement through the sexual assault web based claims reimbursement and tracking system. Provides that personal information: (1) concerning a sexual assault victim; and (2) entered into the division's web based claims reimbursement and sexual assault examination kit tracking system; is confidential in certain instances. Provides that notification of a forensic sample's destruction may be provided by the division through the sexual assault web based claims reimbursement and tracking system. Requires law enforcement agencies and prosecuting attorneys to cooperate with the division by providing storage updates to the division via the sexual assault web based claims reimbursement and tracking system. Allows a victim to register for notifications concerning a sexual assault examination kit through the sexual assault web based claims reimbursement and tracking system. Defines certain terms. Makes conforming amendments.

Effective: July 1, 2019.

Crider

January 14, 2019, read first time and referred to Committee on Homeland Security and

Transportation.

January 15, 2019, reported favorably — Do Pass; reassigned to Committee on Appropriations.



First Regular Session of the 121st General Assembly (2019)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2018 Regular and Special Session of the General Assembly.

SENATE BILL No. 424

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

CECTION 1 IC 1/ 0 2 277 0 IC ADDED TO THE DIDIANA

1	SECTION 1. IC 16-8-2-2/7.9 IS ADDED TO THE INDIANA
2	CODE AS A NEW SECTION TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2019]: Sec. 277.9. "Personal information",
4	for purposes of IC 16-21-8-11, has the meaning set forth in
5	IC 16-21-8-0.2(3).
6	SECTION 2. IC 16-21-8-0.2, AS ADDED BY P.L.161-2014,
7	SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2019]: Sec. 0.2. The following definitions apply throughout
9	this chapter:
0	(1) "Division" refers to the victim services division of the Indiana
1	criminal justice institute established by IC 5-2-6-8(a).
2	(2) "Evidence" means the results collected from a forensic
3	medical examination of a victim by a provider.
4	(3) "Personal information" has the meaning set forth in
5	IC 9-14-6-6.
6	(3) (4) "Provider" means a hospital or licensed medical services
7	provider that provides forensic medical exams and additional



1

1	forensic services to a victim.
2	(4) (5) "Sample" means the result collected from a forensic
3	medical examination of the victim by a provider, when the victim
4	has not yet reported the sex crime to law enforcement.
5	(5) (6) "Secured storage" means a method of storing a sample that
6	will adequately safeguard the integrity and viability of the sample.
7	(6) (7) "Sexual assault examination kit" means the standard
8	medical forensic examination kit for victims of sexual assault
9	developed by the state police department under IC 10-11-2-33.
10	(7) (8) "Sexual assault nurse examiner" means a registered nurse
l 1	who:
12	(A) has received training to provide comprehensive care to
13	sexual assault survivors; and
14	(B) can:
15	(i) conduct a forensic medical examination; and
16	(ii) collect evidence from a sexual assault victim.
17	SECTION 3. IC 16-21-8-5, AS AMENDED BY P.L.41-2007,
18	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2019]: Sec. 5. (a) The division shall award compensation or
20	reimbursement under this chapter for forensic medical exams.
21	(b) The division is not required to award compensation or
22	reimbursement under this chapter for additional forensic services
23 24	unless the following conditions are met:
24	(1) The victim is at least eighteen (18) years of age.
25	(2) If the victim is less than eighteen (18) years of age, a report of
26	the sex crime must be made to child protective services or a law
27	enforcement officer.
28	(3) The sex crime occurred in Indiana.
29	(4) The provider has initiated the claim for reimbursement in
30	the division's designated web based claims reimbursement
31 32	and sexual assault examination kit tracking system.
33	If the division finds a compelling reason for failure to comply with the
34	requirements of this section, the division may suspend the requirements of this section.
35	(c) A claim filed for services provided at a time before the provision
36	of the forensic medical exams and additional forensic services for
37	which an application for reimbursement is filed is not covered under
38	this chapter.
39	SECTION 4. IC 16-21-8-10, AS ADDED BY P.L.41-2007,
10	SECTION 4. IC 10-21-0-10, AS ADDED BY 1.E.41-2007, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2019]: Sec. 10. (a) Law enforcement shall:
12	(1) obtain the sample within forty-eight (48) hours after receiving
-	(1) obtain the sample within forty-eight (40) hours after receiving



1	a provider's notification; and
2	(2) transport the sample to secured storage.
3	(b) Law enforcement shall keep the sample in secured storage until
4	the earlier of the following:
5	(1) At least one (1) year after the date the sample is placed in
6	secured storage.
7	(2) The victim reports the sex crime to law enforcement and the
8	sample is transported to the a crime lab. for investigation and use
9	as evidence.
10	(c) The division shall notify the victim, as described in subsection
11	(d), that the victim's sample will be removed from secured storage and
12	may be destroyed if the victim does not report the sex crime to law
13	enforcement on or before the date described in subsection (b)(1).
14	(d) The notice the division is required to provide a victim under
15	subsection (c) shall be sent:
16	(1) by first class mail to the individual's last known address;
17	(2) by electronic mail to the individual's last known electronic
18	mail address; and
19	(3) six (6) months and thirty (30) days before the date described
20	in subsection (b)(1).
21	(c) Notification of sample destruction may be provided by the
22 23	division through the web based claims reimbursement and sexual
23	assault examination kit tracking system. Law enforcement agencies
24	and prosecuting attorneys shall cooperate with the division by
25	providing storage updates to the division via the web based sexual
26	assault examination kit tracking system.
27	(d) A victim may register for notification through the web based
28	claims reimbursement and sexual assault examination kit tracking
29	system.
30	(e) Each county shall develop and implement a plan for the secured
31	storage and destruction of samples.
32	(f) The director of the Indiana criminal justice institute may delay
33	the implementation of this section until the earlier of the following:
34	(1) A date set by the director.
35	(2) The date funding becomes available by a grant through the
36	criminal justice institute or by an appropriation from the general
37	assembly.
38	If the director of the criminal justice institute delays implementation of
39	this section, the director shall notify the prosecuting attorney of each
40	county of the director's action and when funding becomes available to
41	implement this section.
42	(g) The failure to comply with:



1	(1) this chapter;
2	(2) a plan adopted by a county; or
3	(3) a protocol adopted by a sexual assault response team;
4	does not, standing alone, affect the admissibility of a sample as
5	evidence in a criminal or civil proceeding.
6	SECTION 5. IC 16-21-8-11 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1,2019]: Sec. 11. (a) Information entered into the web based claims
9	reimbursement and sexual assault examination kit tracking system
10	for the purposes of reimbursement to a provider for a forensic
11	medical exam or the location of a sexual assault examination kit is
12	confidential until the later of the following:
13	(1) the sexual assault examination kit is destroyed in
14	accordance with section 10 of this chapter; or
15	(2) the conclusion of a case filed by a prosecuting attorney
16	with appropriate jurisdiction.
17	(b) A victim's:
18	(1) personal information; and
19	(2) medical records;
20	are confidential.
21	SECTION 6. IC 16-21-8-12 IS ADDED TO THE INDIANA CODE
22	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
23	1, 2019]: Sec. 12. The following persons or entities shall provide
24	status and storage updates, as applicable, to the division's web
25	based claims reimbursement and sexual assault examination kit
26	tracking system as necessary:
27	(1) A crime lab responsible for examining or testing a sexual
28	assault examination kit.
29	(2) A law enforcement agency responsible for the collection or
30	storage of a sexual assault examination kit.
31	(3) A prosecuting attorney responsible for a criminal
32	prosecution that involves the examination, use, or testing of a
33	sexual assault examination kit.
34	(4) A provider.



COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred Senate Bill No. 424, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS and be reassigned to the Senate Committee on Appropriations.

(Reference is to SB 424 as introduced.)

CRIDER, Chairperson

Committee Vote: Yeas 9, Nays 0

