

Sexual Assault Survivors Emergency Treatment Act (SASETA)

<u>SASETA, 410 ILCS 70</u>, is an Illinois law that has been in effect since 1987. It mandates that all licensed hospitals¹ provide either *transfer* services or *medical forensic services* to sexual assault victims. The Illinois Department of Public Health (IDPH) is the institution that approves hospital *sexual assault treatment and transfer plans* and monitors SASETA compliance. The rules of SASETA require that every hospital providing *medical forensic services* do so through a *Qualified Medical Provider*². Below are the treatment rights and options SASETA and the <u>administrative rules of SASETA</u>³ require.

- Sexual assault is prioritized in the emergency department as an Emergency Severity Index (ESI) 2, which alerts hospital staff to respond to victims second only to life and death patients.
- Hospital staff shall respond within minutes of the patient's arrival and move the patient to a closed environment (ideally as four walls or three walls and a curtain) to ensure privacy and shall refer to such patients by code.
- As of January 1, 2023, a qualified medical provider must provide medical forensic services to a sexual assault survivor within 90 minutes of the patient presenting to the treatment hospital.
- All patients who enter the emergency department within <u>7 days</u> of the sexual assault shall be offered an Illinois State Police Sexual Assault Evidence Collection Kit (ISPECK). If the patient consents to the ISPECK but chooses not to release it immediately, law enforcement must hold the ISPECK for <u>10 years</u> while the patient decides whether or not to have the evidence tested.
- Anyone at any age can consent to treatment and the evidence collection kit related to a sexual assault. Consenting to evidence collection is two parts: consent to the collection of evidence and consent to release the evidence for testing or holding. A minor under 13 years of age requires a parent or legal guardian, investigating law enforcement officer, or DCFS representative to release the kit to law enforcement for testing.
- People with disabilities do not need a guardian present to consent for medical treatment, evidence collection, or release of evidence for testing for sexual assault in the ER. *However, if a survivor is unable to consent to the release of evidence for testing, an investigating law enforcement officer may release the evidence if the guardian is unavailable or unwilling to do so.
- The patient shall receive medically and factually accurate <u>oral and written</u> information concerning pregnancy resulting from sexual assault, emergency contraception, the indications and counter-indications and risks associated with the use of emergency contraception, and a description of how and when sexual assault survivors may be provided emergency contraception upon the written order of a qualified healthcare provider.
- Medications are to be made available to the patient for treatment at the hospital and after discharge (Section 5(a4 & 8) of the Act). This includes, but is not limited to: HIV, emergency contraception, and STI prophylaxis as deemed appropriate by the attending physician. The patient shall receive oral and written information about all medications dispensed, possible contraindications of such medication or disease resulting from sexual assault. The medical treatment should be consistent with current <u>CDC</u> <u>guidance on sexually transmitted diseases</u>.

¹ Hospital Licensing Act 210 ILCS 85

² "Qualified medical provider" means a board-certified child abuse pediatrician, board-eligible child abuse pediatrician, a sexual assault forensic examiner, or a sexual assault nurse examiner who has access to photo documentation tools, and who participates in peer review.

³ Administrative Code of SASETA. Part 545 Sec 545.60: Treatment of Sexual Assault Survivors. TITLE 77: PUBLIC HEALTH CH I(f): EMERGENCY SERVICES AND HIGHWAY SAFETY.

- The patient shall receive a referral by hospital personnel for appropriate counseling that provides emotional support and confidentiality. *Many hospitals partner with agencies like Resilience to provide the crisis intervention counseling in the ER and follow-up services.
- The patient shall receive <u>oral and written</u> information indicating the need for a follow-up exam and laboratory tests to determine the presence or absence of pregnancy, STIs and HIV.
- The patient should never receive a bill for any services provided in the ER as an outpatient. This includes all bills related to a hospital or health care professional furnishing hospital emergencyand/or forensic services, an ambulance provider furnishing transportation to a sexual assault survivor, a hospital, health care professional or laboratory providing follow-up healthcare or a pharmacy dispensing prescribed medications to any sexual assault survivor. If the patient has listed health insurance, the hospital will first attempt to receive payment from their insurance agent. Whatever the health insurance company will not pay, or if the patient does not have health insurance listed, the IL Dept. of Healthcare and Family Services will reimburse the hospital for any procedures, medications and follow-up tests⁴. The prohibition on billing does not include inpatient hospitalization.
- As of January 1, 2023, sexual assault survivors who are not the primary policyholder for health insurance may opt out of billing private insurance. When survivor opts out, bill is sent to DHFS Sexual Assault Emergency Treatment Program for reimbursement.
- A patient is also eligible for up to <u>180 days</u> of free follow-up care after their emergency room visit by utilizing the sexual assault emergency treatment program 'voucher'.
- Hospitals must issue a sexual assault emergency treatment program 'voucher' to patients treated for sexual assault and/or abuse upon discharge. This voucher is generated by the hospital through the IDPH MEDICAL ELECTRONIC DATA INTERCHANGE (MEDI) SYSTEM. A copy of the voucher should be placed in the patients' medical record. The hospital shall provide a copy of the voucher to the sexual assault survivor after discharge upon request.

For more information on the medical forensic exam: <u>Illinois Attorney Generals Fact Sheet on Medical Forensic Exam</u>

Educational Materials for:

Hospitals and Approved Pediatric Health Care Facilities Health Care Providers Rape Crisis Centers Children's Advocacy Centers State's Attorney's Offices

Information on becoming a qualified medical provider or SANE: https://illinoisattorneygeneral.gov/victims/sane.html

⁴ With the exception of patients who receive Medicaid coverage.