

An Act relating to public health and prisoners; amending 63 O.S. 2001, Section 1-524, as amended by Section 4, Chapter 348, O.S.L. 2002 (63 O.S. Supp. 2002, Section 1-524), which relates to venereal disease testing following sexual assault crime; deleting language; providing for examination and testing of persons arrested for certain sex crimes; providing for certain counties and municipalities to notify city-county health departments; requiring submission for examination; authorizing detention until certain test results are known; prohibiting use of prior examinations for determination of disease; requiring treatment of infected person by certain professionals; directing cost of treatment be responsibility of infected person; authorizing quarantine for failure to participate in treatment; requiring certain report; requiring district attorney to file a motion requesting certain examination and tests; authorizing certain standing court orders for certain purpose; directing rapid HIV test within certain time of offense by arresting officer without court order; requiring notification to physician upon certain test result; directing treatment of victim within certain time for certain purpose; specifying certain examination and test not be for evidentiary purpose; authorizing confirmation examination or test upon positive result of venereal disease; requiring certain provisions in certain court order; specifying time for certain results to be made known to certain persons; specifying costs be responsibility of certain facility with reimbursement on court order; directing the Victim Witness Coordinator to notify victim when test results are completed; providing for certain test results to be forwarded to certain persons for explanation to victim; providing treatment to victim for certain period; marking certain forms for expedited handling; providing court-ordered examination and testing upon refusal of certain person to be tested; providing for costs and reimbursement of costs for examination and testing; prohibiting cost to victim; defining term; stating legislative findings; stating legislative intent that Department of Corrections and private prisons make faith-based programs available in correctional facilities; stating certain requirements; providing for codification; and declaring an emergency.