



IOWA

Specific requirement to report sexual assault? No.

Requirement to report non-accidental or intentional injuries? No.

Requirement to report injuries caused by criminal conduct? It is mandatory to report "serious injuries" which appear to have been received in connection with the commission of a criminal offense.

Additional statutes that may impact competent adult victims of sexual assault? There is a requirement gunshot and stab wounds which appear to have been received in connection with the commission of a criminal offense.

STATUTES ADDRESSING PAYMENT FOR EXAMINATIONS

Iowa Code § 915.41. Medical examination costs.

The cost of a medical examination of a victim for the purpose of gathering evidence and the cost of treatment of a victim for the purpose of preventing venereal disease shall be paid from the fund established in section 915.94.

HISTORY: 98 Acts, ch 1090, § 34, 84; 99 Acts, ch 114, § 48

61 IAC 9.80(915) Administration of sexual abuse examination payment.

The crime victim assistance program of the department of justice shall administer the sexual abuse examination program as provided in Iowa Code section 915.41. That section states in part:

"The cost of a medical examination for the purpose of gathering evidence and the cost of treatment for the purpose of preventing sexually transmitted disease shall be borne by the department of justice."

Requests for payment should be addressed to: Sexual Abuse Examination Payments, Crime Victim Assistance Division, Lucas State Office Building, Ground Floor, 321 East 12th Street, Des Moines, Iowa 50319; telephone (515)281-5044 or 1-800-373-5044.

61 IAC 9.81(915) Definitions.

"Administration" means administrator of the crime victim assistance program established in the department of justice.

"Board" means crime victim assistance board.



"Department" means the Iowa department of justice.

"Eligible claimant" means a medical provider that provides a sexual abuse examination to a sexual assault victim. The following are eligible to file a claim with the crime victim assistance program in the event that they have made payment to a medical provider for the costs of a sexual abuse examination:

A victim of sexual abuse.

A person responsible for the maintenance of a sexual abuse victim.

A dependent of a victim who has died as a result of injuries sustained in a sexual assault.

The guardian of a sexual abuse victim.

"Reasonable charges" means those ordinarily charged by the provider of the service to the general public for services of a similar nature.

"Sexual abuse" means sexual abuse as defined in Iowa Code sections 709.1 and 726.2.

"Sexual abuse examination" means a medical examination provided to a woman, man, or child to collect evidence of sexual abuse victimization of that person as defined in Iowa Code sections 709.1 and 726.2 and provide treatment for the prevention of sexually transmitted disease pursuant to Iowa Code section 915.41. When applicable, the provider of a sexual abuse examination shall file a child abuse report with the Iowa department of human services as required by Iowa Code section 232.70.

61 IAC 9.82(915) Application for sexual abuse examination payment.

(1) *Consideration for payment.* The department will consider payment upon receipt of a claim for reimbursement from a medical provider indicating that the claim is for the collection of evidence by sexual abuse examination. In the case that a victim, guardian of a victim, person responsible for the victim, or dependent of a victim who died of injuries sustained in a sexual assault has paid part or all of the charges incurred, a copy of the provider bill and documentation of personal payment of the bill must be submitted for reimbursement. An application for sexual abuse examination payment must include the federal identification number or social security number of the claimant.

(2) *Application filing.* To apply for payment under the sexual abuse examination program, the form or bill submitted must identify the sexual assault victim by name, birth date, and patient number, indicate that the claim is for a sexual abuse examination, and itemize all services rendered and the fee for each service.

61 IAC 9.83(915) Computation of sexual abuse examination payments.

For more information, please contact the Sexual Assault Prevention and Response Office at 703-696-9422



(1) *Payment for examination.* The department shall make payment for sexual abuse examinations, as appropriate, for services including, but not limited to:

- (a) Examiner's fee for collection of:
 - (1) Patient's medical history;
 - (2) Physical examination;
 - (3) Collection of laboratory specimens;
 - (4) Return visits to test for sexually transmitted disease;
 - (5) Treatment for the prevention of sexually transmitted disease.
- (b) Examination facility.
 - (1) Emergency room, clinic room or office room fee;
 - (2) Pelvic tray and medically required supplies.
- (c) Laboratory collection and processing of specimens for: criminal evidence; sexually transmitted disease; and pregnancy testing.

(2) *Provider payment.* The department will pay up to \$300 for the examination facility and \$200 for examiner fees. Any charges in excess of these amounts will require additional documentation from the provider. The crime victim assistance program will pay only those charges determined by the department to be reasonable and fair.

The Iowa department of public safety division of criminal investigation makes sexual abuse examination kits available to health care providers at no cost.

61 IAC 9.85(915) Sexual abuse examination -- right to restitution.

In all criminal cases under Iowa Code chapter 709 and sections 726.2 and 710.2 in which there is a plea of guilty, verdict of guilty, or special verdict upon which a judgment of conviction is rendered, restitution may be ordered from the offender to the crime victim assistance program for the cost paid by the department for a sexual abuse examination rendered to the victim of that crime pursuant to Iowa Code section 910.2.

REPORTING STATUTES WHICH MAY IMPACT RAPE VICTIMS

Iowa Code § 147.111. Report of treatment of wounds and other injuries.

Any person licensed under the provisions of this subtitle who shall administer any treatment to any person suffering a gunshot or stab wound or other serious injury, as defined in section 702.18, which appears to have been received in connection with the commission of a criminal offense, or to whom an



application is made for treatment of any nature because of any such gunshot or stab wound or other serious injury, as defined in section 702.18, shall at once but not later than twelve hours thereafter, report that fact to the law enforcement agency within whose jurisdiction the treatment was administered or an application therefor was made, or if ascertainable, to the law enforcement agency in whose jurisdiction the gunshot or stab wound or other serious injury occurred, stating the name of such person, the person's residence if ascertainable, and giving a brief description of the gunshot or stab wound or other serious injury. Any provision of law or rule of evidence relative to confidential communications is suspended insofar as the provisions of this section are concerned.

HISTORY: C31, 35, § 2537-d1; C39, § **2537.7**; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, § 147.111

93 Acts, ch 100, § 2; 94 Acts, ch 1132, § 31; 96 Acts, ch 1036, § 30; 98 Acts, ch 1053, § 28; 99 Acts, ch 114, § 8

Iowa Code 147.112 Investigation and report by law enforcement agency.

The law enforcement agency who has received any report required by this chapter and who has any reason to believe that the person injured was involved in the commission of any crime, either as perpetrator or victim, shall at once commence an investigation into the circumstances of the gunshot or stab wound or other serious injury and make a report of the investigation to the county attorney in whose jurisdiction the gunshot or stab wound or other serious injury occurred. Law enforcement personnel shall not divulge any information received under the provisions of this section and section 147.111 to any person other than a law enforcing officer, and then only in connection with the investigation of the alleged commission of a crime.

HISTORY: [C31, 35, § 2537-d2; C39, § **2537.8**; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, § 147.112]

93 Acts, ch 100, § 3; 99 Acts, ch 114, Referred to in § 331.653