

102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

HB2010

Introduced 2/17/2021, by Rep. Jim Durkin

SYNOPSIS AS INTRODUCED:

20 ILCS 2305/2

from Ch. 111 1/2, par. 22

Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.

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AN ACT concerning State government.

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

Section 5. The Department of Public Health Act is amended
by changing Section 2 as follows:

6 (20 ILCS 2305/2) (from Ch. 111 1/2, par. 22)

7 Sec. 2. Powers.

(a) The The State Department of Public Health has general 8 9 supervision of the interests of the health and lives of the people of the State. It has supreme authority in matters of 10 quarantine and isolation, and may declare and enforce 11 12 quarantine and isolation when none exists, and may modify or relax guarantine and isolation when it has been established. 13 14 The Department may adopt, promulgate, repeal and amend rules and regulations and make such sanitary investigations and 15 16 inspections as it may from time to time deem necessary for the 17 preservation and improvement of the public health, consistent with law regulating the following: 18

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(1) Transportation of the remains of deceased persons.

20 (2) Sanitary practices relating to drinking water made
 21 accessible to the public for human consumption or for
 22 lavatory or culinary purposes.

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(3) Sanitary practices relating to rest room

1 facilities made accessible to the public or to persons
2 handling food served to the public.

3 (4) Sanitary practices relating to disposal of human
4 wastes in or from all buildings and places where people
5 live, work or assemble.

The provisions of the Illinois Administrative Procedure 6 7 Act are hereby expressly adopted and shall apply to all administrative rules and procedures of the Department of 8 9 Public Health under this Act, except that Section 5-35 of the Illinois Administrative Procedure Act relating to procedures 10 11 for rule-making does not apply to the adoption of any rule 12 required by federal law in connection with which the 13 Department is precluded by law from exercising any discretion.

All local boards of health, health authorities and officers, police officers, sheriffs and all other officers and employees of the state or any locality shall enforce the rules and regulations so adopted and orders issued by the Department pursuant to this Section.

The Department of Public Health shall conduct a public 19 20 information campaign to inform Hispanic women of the high incidence of breast cancer and the importance of mammograms 21 22 and where to obtain a mammogram. This requirement may be 23 satisfied by translation into Spanish and distribution of the breast cancer summaries required by Section 2310-345 of the 24 25 Department of Public Health Powers and Duties Law (20 ILCS 26 2310/2310-345). The information provided by the Department of Public Health shall include (i) a statement that mammography is the most accurate method for making an early detection of breast cancer, however, no diagnostic tool is 100% effective and (ii) instructions for performing breast self-examination and a statement that it is important to perform a breast self-examination monthly.

The Department of Public Health shall investigate the 7 8 causes of dangerously contagious or infectious diseases, 9 especially when existing in epidemic form, and take means to 10 restrict and suppress the same, and whenever such disease 11 becomes, or threatens to become epidemic, in any locality and 12 the local board of health or local authorities neglect or 13 refuse to enforce efficient measures for its restriction or suppression 14 or to act with sufficient promptness or 15 efficiency, or whenever the local board of health or local 16 authorities neglect or refuse to promptly enforce efficient 17 measures for the restriction or suppression of dangerously contagious or infectious diseases, the Department of Public 18 Health may enforce such measures as it deems necessary to 19 20 protect the public health, and all necessary expenses so incurred shall be paid by the locality for which services are 21 22 rendered.

(b) Subject to the provisions of subsection (c), the Department may order a person or group of persons to be quarantined or isolated or may order a place to be closed and made off limits to the public to prevent the probable spread of

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a dangerously contagious or infectious disease, including 1 2 non-compliant tuberculosis patients, until such time as the 3 condition can be corrected or the danger to the public health eliminated or reduced in such a manner that no substantial 4 5 danger to the public's health any longer exists. Orders for isolation of a person or quarantine of a place to prevent the 6 7 probable spread of a sexually transmissible disease shall be governed by the provisions of Section 7 of the Illinois 8 9 Sexually Transmissible Disease Control Act and not this 10 Section.

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11 (c) Except as provided in this Section, no person or a 12 group of persons may be ordered to be quarantined or isolated and no place may be ordered to be closed and made off limits to 13 14 the public except with the consent of the person or owner of 15 the place or upon the prior order of a court of competent 16 jurisdiction. The Department may, however, order a person or a 17 group of persons to be guarantined or isolated or may order a place to be closed and made off limits to the public on an 18 19 immediate basis without prior consent or court order if, in 20 the reasonable judgment of the Department, immediate action is 21 required to protect the public from a dangerously contagious 22 or infectious disease. In the event of an immediate order 23 issued without prior consent or court order, the Department shall, as soon as practical, within 48 hours after issuing the 24 25 order, obtain the consent of the person or owner or file a 26 petition requesting a court order authorizing the isolation or

quarantine or closure. When exigent circumstances exist that 1 cause the court system to be unavailable or that make it 2 3 impossible to obtain consent or file a petition within 48 hours after issuance of an immediate order, the Department 4 5 must obtain consent or file a petition requesting a court 6 order as soon as reasonably possible. To obtain a court order, 7 the Department, by clear and convincing evidence, must prove 8 public's health and welfare are significantly that the 9 endangered by a person or group of persons that has, that is 10 suspected of having, that has been exposed to, or that is 11 reasonably believed to have been exposed to a dangerously 12 contagious or infectious disease including non-compliant 13 tuberculosis patients or by a place where there is а significant amount of activity likely to spread a dangerously 14 15 contagious or infectious disease. The Department must also 16 prove that all other reasonable means of correcting the 17 been exhausted and no less problem have restrictive alternative exists. For purposes of this subsection, in 18 determining whether no less restrictive alternative exists, 19 20 the court shall consider evidence showing that, under the 21 circumstances presented by the case in which an order is 22 sought, quarantine or isolation is the measure provided for in 23 a rule of the Department or in quidelines issued by the Centers for Disease Control and Prevention or the World Health 24 25 Organization. Persons who are or are about to be ordered to be 26 isolated or quarantined and owners of places that are or are

about to be closed and made off limits to the public shall have 1 2 the right to counsel. If a person or owner is indigent, the 3 court shall appoint counsel for that person or owner. Persons who are ordered to be isolated or quarantined or who are owners 4 5 of places that are ordered to be closed and made off limits to the public, shall be given a written notice of such order. The 6 7 written notice shall additionally include the following: (1) 8 notice of the right to counsel; (2) notice that if the person 9 or owner is indigent, the court will appoint counsel for that 10 person or owner; (3) notice of the reason for the order for 11 isolation, guarantine, or closure; (4) notice of whether the 12 order is an immediate order, and if so, the time frame for the Department to seek consent or to file a petition requesting a 13 court order as set out in this subsection; and (5) notice of 14 15 the anticipated duration of the isolation, quarantine, or 16 closure.

17 (d) The Department may order physical examinations and tests and collect laboratory specimens as necessary for the 18 diagnosis or treatment of individuals in order to prevent the 19 probable spread of a dangerously contagious or infectious 20 Physical examinations, tests, or collection of 21 disease. 22 laboratory specimens must not be such as are reasonably likely 23 to lead to serious harm to the affected individual. To prevent the spread of a dangerously contagious or infectious disease, 24 25 the Department may, pursuant to the provisions of subsection 26 (c) of this Section, isolate or quarantine any person whose

refusal of physical examination or testing or collection of 1 2 laboratory specimens results in uncertainty regarding whether 3 he or she has been exposed to or is infected with a dangerously contagious or infectious disease or otherwise poses a danger 4 5 to the public's health. An individual may refuse to consent to a physical examination, test, or collection of laboratory 6 7 specimens. An individual shall be given a written notice that 8 shall include notice of the following: (i) that the individual 9 may refuse to consent to physical examination, test, or laboratory specimens; (ii) 10 collection of that if the 11 individual consents to physical examination, tests, or 12 collection of laboratory specimens, the results of that 13 examination, test, or collection of laboratory specimens may subject the individual to isolation or guarantine pursuant to 14 15 the provisions of subsection (c) of this Section; (iii) that 16 if the individual refuses to consent to physical examination, 17 tests, or collection of laboratory specimens and that refusal results in uncertainty regarding whether he or she has been 18 19 exposed to or is infected with a dangerously contagious or 20 infectious disease or otherwise poses a danger to the public's 21 health, the individual may be subject to isolation or 22 quarantine pursuant to the provisions of subsection (c) of 23 this Section; and (iv) that if the individual refuses to consent to physical examinations, tests, or collection of 24 laboratory specimens and becomes subject to isolation and 25 26 quarantine as provided in this subsection (d), he or she shall

have the right to counsel pursuant to the provisions of subsection (c) of this Section. To the extent feasible without endangering the public's health, the Department shall respect and accommodate the religious beliefs of individuals in implementing this subsection.

The Department may order the administration 6 (e) of 7 vaccines, medications, or other treatments to persons as 8 necessary in order to prevent the probable spread of a 9 dangerously contagious or infectious disease. A vaccine, 10 medication, or other treatment to be administered must not be 11 such as is reasonably likely to lead to serious harm to the 12 affected individual. To prevent the spread of a dangerously contagious or infectious disease, the Department may, pursuant 13 to the provisions of subsection (c) of this Section, isolate 14 15 or quarantine persons who are unable or unwilling to receive 16 vaccines, medications, or other treatments pursuant to this 17 Section. An individual may refuse to receive vaccines, medications, or other treatments. An individual shall be given 18 a written notice that shall include notice of the following: 19 20 (i) that the individual may refuse to consent to vaccines, medications, or other treatments; (ii) that if the individual 21 22 refuses to receive vaccines, medications, or other treatments, 23 the individual may be subject to isolation or quarantine pursuant to the provisions of subsection (c) of this Section; 24 25 and (iii) that if the individual refuses to receive vaccines, 26 medications, or other treatments and becomes subject to

isolation or quarantine as provided in this subsection (e), he or she shall have the right to counsel pursuant to the provisions of subsection (c) of this Section. To the extent feasible without endangering the public's health, the Department shall respect and accommodate the religious beliefs of individuals in implementing this subsection.

7 (f) The Department may order observation and monitoring of 8 persons to prevent the probable spread of a dangerously 9 contagious or infectious disease. To prevent the spread of a 10 dangerously contagious or infectious disease, the Department 11 may, pursuant to the provisions of subsection (c) of this 12 Section, isolate or quarantine persons whose refusal to 13 undergo observation and monitoring results in uncertainty 14 regarding whether he or she has been exposed to or is infected 15 with a dangerously contagious or infectious disease or 16 otherwise poses a danger to the public's health. An individual 17 refuse to undergo observation and monitoring. may An individual shall be given written notice that shall include 18 notice of the following: (i) that the individual may refuse to 19 20 undergo observation and monitoring; (ii) that if the individual consents to observation and monitoring, the results 21 22 of that observation and monitoring may subject the individual 23 to isolation or quarantine pursuant to the provisions of subsection (c) of this Section; (iii) that if the individual 24 25 refuses to undergo observation and monitoring and that refusal 26 results in uncertainty regarding whether he or she has been

exposed to or is infected with a dangerously contagious or 1 2 infectious disease or otherwise poses a danger to the public's 3 health, the individual may be subject to isolation or quarantine pursuant to the provisions of subsection (c) of 4 5 this Section; and (iv) that if the individual refuses to 6 undergo observation and monitoring and becomes subject to 7 isolation or quarantine as provided in this subsection (f), he 8 or she shall have the right to counsel pursuant to the 9 provisions of subsection (c) of this Section.

10 (g) To prevent the spread of a dangerously contagious or 11 infectious disease among humans, the Department may examine, 12 test, disinfect, seize, or destroy animals or other related 13 property believed to be sources of infection. An owner of such animal or other related property shall be given written notice 14 regarding such examination, testing, disinfection, seizure, or 15 16 destruction. When the Department determines that any animal or 17 related property is infected with or has been exposed to a dangerously contagious or infectious disease, it may agree 18 with the owner upon the value of the animal or of any related 19 20 property that it may be found necessary to destroy, and in case such an agreement cannot be made, the animals or related 21 22 property shall be appraised by 3 competent and disinterested 23 appraisers, one to be selected by the Department, one by the 24 claimant, and one by the 2 appraisers thus selected. The 25 appraisers shall subscribe to an oath made in writing to 26 fairly value the animals or related property in accordance

with the requirements of this Act. The oath, together with the 1 2 valuation fixed by the appraisers, shall be filed with the 3 Department and preserved by it. Upon the appraisal being made, the owner or the Department shall immediately destroy the 4 5 animals by "humane euthanasia" as that term is defined in Section 2.09 of the Humane Care for Animals Act. Dogs and cats, 6 however, shall be euthanized pursuant to the provisions of the 7 Humane Euthanasia in Animal Shelters Act. The owner or the 8 9 Department shall additionally, dispose of the carcasses, and 10 disinfect, change, or destroy the premises occupied by the 11 animals, in accordance with rules prescribed by the Department 12 governing such destruction and disinfection. Upon his or her 13 failure so to do or to cooperate with the Department, the 14 Department shall cause the animals or related property to be 15 destroyed and disposed of in the same manner, and thereupon 16 the owner shall forfeit all right to receive any compensation 17 for the destruction of the animals or related property. All final administrative decisions of the Department hereunder 18 shall be subject to judicial review pursuant to the provisions 19 20 of the Administrative Review Law, and all amendments and modifications thereof, and the rules adopted pursuant thereto. 21 22 The term "administrative decision" is defined as in Section 23 3-101 of the Code of Civil Procedure.

(h) To prevent the spread of a dangerously contagious or
infectious disease, the Department, local boards of health,
and local public health authorities shall have emergency

access to medical or health information or records or data 1 2 upon the condition that the Department, local boards of health, and local public health authorities shall protect the 3 privacy and confidentiality of any medical or health 4 5 information or records or data obtained pursuant to this accordance with federal 6 Section in and State law. 7 Additionally, any such medical or health information or 8 records or data shall be exempt from inspection and copying 9 under the Freedom of Information Act. Other than a hearing for 10 the purpose of this Act, any information, records, reports, 11 statements, notes, memoranda, or other data in the possession 12 of the Department, local boards of health, or local public 13 health authorities shall not be admissible as evidence, nor discoverable in any action of any kind in any court or before 14 15 any tribunal, board, agency, or person. The access to or 16 disclosure of any of this information or data by the 17 Department, a local board of health, or a local public authority shall not waive or have any effect upon its 18 19 non-discoverability or non-admissibility. Any person, 20 facility, institution, or agency that provides emergency access to health information and data under this subsection 21 22 shall have immunity from any civil or criminal liability, or 23 any other type of liability that might otherwise result by reason of these actions except in the event of willful and 24 25 wanton misconduct. The privileged quality of communication 26 between any professional person or any facility shall not

constitute grounds for failure to provide emergency access. 1 2 Nothing in this subsection shall prohibit the sharing of information as authorized in Section 2.1 of this Act. The 3 disclosure of any of this information, records, reports, 4 5 statements, notes, memoranda, or other data obtained in any activity under this Act, except that necessary for the 6 purposes of this Act, is unlawful, and any person convicted of 7 8 violating this provision is guilty of a Class A misdemeanor.

9 (A) The Department, in order to prevent and (i) 10 control disease, injury, or disability among citizens of 11 the State of Illinois, may develop and implement, in 12 consultation with local public health authorities, a 13 Statewide system for syndromic data collection through the 14 access to interoperable networks, information exchanges, 15 and databases. The Department may also develop a system 16 for the reporting of comprehensive, integrated data to 17 identify and address unusual occurrences of disease and other medical complexes affecting the 18 symptoms 19 public's health.

20 (B) The Department may enter into contracts or 21 agreements with individuals, corporations, hospitals, 22 universities, not-for-profit corporations, governmental 23 other organizations, entities, or whereby those individuals or entities agree to provide assistance in the 24 25 compilation of the syndromic data collection and reporting 26 system.

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(C) The Department shall not release any syndromic 1 2 data or information obtained pursuant to this subsection 3 to any individuals or entities for purposes other than the protection of the public health. All access to data by the 4 5 Department, reports made to the Department, the identity of or facts that would tend to lead to the identity of the 6 individual who is the subject of the report, and the 7 8 identity of or facts that would tend to lead to the 9 identity of the author of the report shall be strictly subject 10 confidential, are not to inspection or 11 dissemination, and shall be used only for public health 12 Department, local purposes by the public health 13 authorities, or the Centers for Disease Control and 14 Prevention. Entities or individuals submitting reports or 15 providing access to the Department shall not be held liable for the release of information or confidential data 16 17 to the Department in accordance with this subsection.

18 (D) Nothing in this subsection prohibits the sharing
19 of information as authorized in Section 2.1 of this Act.

(j) This Section shall be considered supplemental to the existing authority and powers of the Department and shall not be construed to restrain or restrict the Department in protecting the public health under any other provisions of the law.

(k) Any person who knowingly or maliciously disseminatesany false information or report concerning the existence of

any dangerously contagious or infectious disease in connection with the Department's power of quarantine, isolation and closure or refuses to comply with a quarantine, isolation or closure order is guilty of a Class A misdemeanor.

5 (1) The Department of Public Health may establish and 6 maintain a chemical and bacteriologic laboratory for the 7 examination of water and wastes, and for the diagnosis of 8 diphtheria, typhoid fever, tuberculosis, malarial fever and 9 such other diseases as it deems necessary for the protection 10 of the public health.

As used in this Act, "locality" means any governmental agency which exercises power pertaining to public health in an area less than the State.

The terms "sanitary investigations and inspections" and "sanitary practices" as used in this Act shall not include or apply to "Public Water Supplies" or "Sewage Works" as defined in the Environmental Protection Act. The Department may adopt rules that are reasonable and necessary to implement and effectuate this amendatory Act of the 93rd General Assembly.

(m) The public health measures set forth in subsections (a) through (h) of this Section may be used by the Department to respond to chemical, radiological, or nuclear agents or events. The individual provisions of subsections (a) through (h) of this Section apply to any order issued by the Department under this Section. The provisions of subsection (k) apply to chemical, radiological, or nuclear agents or events. Prior to

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1 the Department issuing an order for public health measures set 2 forth in this Act for chemical, radiological, or nuclear 3 agents or events as authorized in subsection (m), the 4 Department and the Illinois Emergency Management Agency shall 5 consult in accordance with the Illinois emergency response 6 framework. When responding to chemical, radiological, or 7 nuclear agents or events, the Department shall determine the 8 health related risks and appropriate public health response 9 measures and provide recommendations for response to the 10 Illinois Emergency Management Agency. Nothing in this Section 11 shall supersede the current National Incident Management 12 System and the Illinois Emergency Operation Plan or response 13 plans and procedures established pursuant to IEMA statutes.

14 (Source: P.A. 96-698, eff. 8-25-09.)