HB5976 Engrossed

1 AN ACT concerning civil law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Code of Civil Procedure is amended by 5 changing Section 8-802.1 as follows:

6 (735 ILCS 5/8-802.1) (from Ch. 110, par. 8-802.1)

Sec. 8-802.1. Confidentiality of Statements Made to Rape
Crisis Personnel.

9 (a) Purpose. This Section is intended to protect victims of rape from public disclosure of statements they make in 10 confidence to counselors of organizations established to help 11 them. On or after July 1, 1984, "rape" means an act of forced 12 sexual penetration or sexual conduct, as defined in Section 13 14 12-12 of the Criminal Code of 1961, as amended, including acts prohibited under Sections 12-13 through 12-16 of the Criminal 15 16 Code of 1961, as amended. Because of the fear and stigma that 17 often results from those crimes, many victims hesitate to seek help even where it is available at no cost to them. As a result 18 19 they not only fail to receive needed medical care and emergency 20 counseling, but may lack the psychological support necessary to 21 report the crime and aid police in preventing future crimes.

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(b) Definitions. As used in this Act:

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(1) "Rape crisis organization" means any organization

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or association the major purpose of which is providing information, counseling, and psychological support to victims of any or all of the crimes of aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual assault, sexual relations between siblings, criminal sexual abuse and aggravated criminal sexual abuse.

8 (2) "Rape crisis counselor" means a person who is a 9 psychologist, social worker, employee, or volunteer in any 10 organization or association defined as a rape crisis 11 organization under this Section, who has undergone 40 hours 12 of training and is under the control of a direct services 13 supervisor of a rape crisis organization.

14 (3) "Victim" means a person who is the subject of, or 15 who seeks information, counseling, or advocacy services as 16 result of an aggravated criminal sexual assault, а 17 predatory criminal sexual assault of a child, criminal sexual assault, sexual relations within families, criminal 18 19 sexual abuse, aggravated criminal sexual abuse, sexual 20 exploitation of a child, indecent solicitation of a child, 21 public indecency, exploitation of a child, or an attempt to commit any of these offenses. 22

(4) "Confidential communication" means any
 communication between a victim and a rape crisis counselor
 in the course of providing information, counseling, and
 advocacy. The term includes all records kept by the

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counselor or by the organization in the course of providing
 services to an alleged victim concerning the alleged victim
 and the services provided.

(c) Waiver of privilege.

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5 (1) The confidential nature of the communication is not 6 waived by: the presence of a third person who further 7 expresses the interests of the victim at the time of the 8 communication; group counseling; or disclosure to a third 9 person with the consent of the victim when reasonably 10 necessary to accomplish the purpose for which the counselor 11 is consulted.

12 (2) The confidential nature of counseling records is not waived when: the victim inspects the records; or in the 13 14 case of a minor child less than 12 years of age, a parent 15 or guardian whose interests are not adverse to the minor 16 inspects the records; or in the case of a minor victim 12 17 years or older, a parent or guardian whose interests are 18 not adverse to the minor inspects the records with the 19 victim's consent, or in the case of an adult who has a 20 guardian of his or her person, the guardian inspects the 21 records with the victim's consent.

(3) When a victim is deceased, or has been adjudged
incompetent by a court of competent jurisdiction, the
victim's guardian or the executor or administrator of the
victim's estate may waive the privilege established by this
Section, unless the guardian, executor, or administrator

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has an interest adverse to the victim.

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2 (4) A minor victim 12 years of age or older may 3 knowingly waive the privilege established in this Section. When a minor is, in the opinion of the Court, incapable of 4 5 knowingly waiving the privilege, the parent or quardian of the minor may waive the privilege on behalf of the minor, 6 7 unless the parent or guardian has been charged with a violent crime against the victim or otherwise has any 8 9 interest adverse to that of the minor with respect to the 10 waiver of the privilege.

11 (5) An adult victim who has a guardian of his or her 12 person may knowingly waive the privilege established in this Section. When the victim is, in the opinion of the 13 14 court, incapable of knowingly waiving the privilege, the quardian of the adult victim may waive the privilege on 15 16 behalf of the victim, unless the guardian has been charged 17 with a violent crime against the victim or otherwise has any interest adverse to the victim with respect to the 18 19 privilege.

20 (d) Confidentiality. Except as provided in this Act, no 21 rape crisis counselor shall disclose any confidential 22 communication or be examined as a witness in any civil or 23 criminal proceeding as to any confidential communication without the written consent of the victim or a representative 24 25 of the victim as provided in subparagraph (c).

26 (e) A rape crisis counselor may disclose a confidential

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communication without the consent of the victim if failure to 1 2 disclose is likely to result in a clear, imminent risk of serious physical injury or death of the victim or another 3 4 person. Any rape crisis counselor or rape crisis organization 5 participating in good faith in the disclosing of records and communications under this Act shall have immunity from any 6 7 liability, civil, criminal, or otherwise that might result from the action. In any proceeding, civil or criminal, arising out 8 9 of a disclosure under this Section, the good faith of any rape 10 crisis counselor or rape crisis organization who disclosed the 11 confidential communication shall be presumed.

12 (f) Any rape crisis counselor who knowingly discloses any 13 confidential communication in violation of this Act commits a 14 Class C misdemeanor.

15 (Source: P.A. 88-33; 89-428, eff. 12-13-95; 89-462, eff. 16 5-29-96.)