

**68-10-104. Officers to examine suspected persons and require treatment - Sources of infection to be investigated.**

(a) State, district, county and municipal health officers or their authorized deputies, within their respective jurisdictions, are directed and empowered, when, in their judgment, it is necessary to protect the public health, to make an examination of a person reasonably suspected because of known clinical or epidemiological evidence of being infected with a sexually transmitted disease of a communicable nature, and to require such person when found infected to report for treatment to a reputable physician or clinic, and continue treatment until discharged by such physician or clinic, as noninfectious, or in a stage of the disease in which an infectious relapse will not occur, or to submit to treatment provided at public expense until discharged as noninfectious or in a stage of the disease in which an infectious relapse will not occur, and also, when in the judgment of the state, municipal or county health officer, it is necessary to protect the public health, to isolate and quarantine the person infected with a sexually transmitted disease; provided, that any person so suspected may have present at the time of examination a physician of such person's own choosing to participate in the examination; and provided further, that the loitering about or residing in a house of assignation or prostitution or any other place where lewdness is practiced shall be construed as sufficient to suspect a person of being infected with a sexually transmitted disease

(b) It is the duty of all health officers to investigate sources of infection of sexually transmitted diseases and to cooperate with the proper officers whose duty it is to enforce laws directed against prostitution, lewdness and assignation and the spread of sexually transmitted disease.

(c) Any state, district, county or municipal health officer or any physician may examine, diagnose and treat minors infected with sexually transmitted diseases without the knowledge or consent of the parents of the minors, and shall incur no civil or criminal liability in connection therewith except for negligence

[Acts 1921, ch. 106, § 4; Shan. Supp., § 3116a11; Code 1932, § 5816; Acts 1943, ch. 73, § 3; C. Supp. 1950, § 5816; Acts 1969, ch. 39, § 1; T.C.A. (orig. ed.), § 53-1104.]