

present statute, it is unclear whether or not the boy friend of a pregnant woman could sue her if she broke her promise to marry him.

Subsection (b) is new language derived from §6.

Subsection (c) is new language which contains the provisions defining certain acts as illegal, and the penalty provisions of §8.

Subsection (d) is new language derived from §9.

The specific declarations of public policy are not included in this section as it is believed they are well understood and the need for repeating them is minimal; nevertheless these considerations are still relevant, and there is no intention to affect them by the repeal of §§ 1 - 9.

SEC. 5-302. ACTION AGAINST PERSON FURNISHING INFORMATION TO ENUMERATED AGENCY FOR RESEARCH PURPOSES.

NO ACTION MAY BE BROUGHT AGAINST A PERSON, FIRM, OR CORPORATION WHO FURNISHES CONFIDENTIAL RECORDS, REPORTS, STATEMENTS, NOTES, OR OTHER INFORMATION TO AN AGENCY ENUMERATED IN THIS SECTION OR ITS AUTHORIZED AGENTS, FOR PURPOSES OF RESEARCH AND STUDY.

(1) THE MEDICAL AND CHIRURGICAL FACULTY OR ITS ALLIED COMMITTEES;

(2) AN "IN-HOSPITAL" STAFF COMMITTEE;

(3) A NATIONALLY ORGANIZED MEDICAL SOCIETY OR RESEARCH GROUP; OR

(4) THE STATE DEPARTMENT OF HEALTH AND MENTAL HYGIENE.

REVISOR'S NOTE: This section is new language derived from Art. 75C, §§ 10 and 11. The sections are combined and stylistically revised.

The nomenclatural reference to "State Board