7386

IN SENATE

May 2, 2012

Introduced by Sen. HANNON -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to establishing the eating disorders awareness and prevention program; and to amend the education law, in relation to screening students for eating disorders

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

The public health law is amended by adding a new article 1 Section 1. 27-FF to read as follows:

ARTICLE 27-FF

EATING DISORDERS AWARENESS AND PREVENTION PROGRAM

5 SECTION 2790. EATING DISORDERS AWARENESS AND PREVENTION PROGRAM; ESTAB-6 LISHMENT.

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2791. PROGRAM DEVELOPMENT.

8 2790. EATING DISORDERS AWARENESS AND PREVENTION PROGRAM; ESTABLISH-S 9 MENT. THE EATING DISORDERS AWARENESS AND PREVENTION PROGRAM IS ESTAB-10 LISHED WITHIN THE DEPARTMENT.

2791. PROGRAM DEVELOPMENT. 1. THE EATING DISORDERS AWARENESS AND 11 S PREVENTION PROGRAM SHALL BE DESIGNED TO PROMOTE THE AWARENESS OF 12 EATING DISORDERS AND AVAILABLE SERVICES, AS WELL AS TO PREVENT AND REDUCE THE 13 INCIDENCE AND PREVALENCE OF EATING DISORDERS, ESPECIALLY AMONG 14 CHILDREN 15 AND ADOLESCENTS. RECOGNIZING THAT EARLY IDENTIFICATION AND INTERVENTION OF EATING DISORDERS IS ESSENTIAL, THIS PROGRAM SHALL PROVIDE A MULTI-FA-16 CETED APPROACH TO ACHIEVE ITS INTENDED GOALS. 17

18 2. THE EATING DISORDERS AWARENESS AND PREVENTION PROGRAM SHALL, IN 19 CONSULTATION AND COOPERATION WITH THE DEPARTMENT OF EDUCATION, THE NEW 20 YORK STATE COMPREHENSIVE CARE CENTERS FOR EATING DISORDERS AND THE NATIONAL EATING DISORDERS ASSOCIATION, BE ESTABLISHED IN ORDER 21 TO, BUT 22 NOT BE LIMITED TO:

23 MEDIA HEALTH PROMOTION CAMPAIGNS TARGETED TO CHILDREN, (A) DEVELOP 24 ADOLESCENTS AND THEIR PARENTS OR CAREGIVERS THAT RAISE AWARENESS ABOUT 25 EATING DISORDERS AND PROVIDE INFORMATION AND RESOURCES ON WHERE TO SEEK 26 HELP;

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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1 (B) ESTABLISH SCHOOL-BASED EATING DISORDERS AWARENESS AND PREVENTION 2 PROGRAMS WITH LINKAGES TO HEALTH EDUCATION COURSES;

3 (C) SPONSOR PERIODIC CONFERENCES OR MEETINGS TO BRING TOGETHER EXPERTS
4 IN PUBLIC HEALTH, MENTAL HEALTH, EDUCATION, PARENTING, MEDIA, FOOD
5 MARKETING, AND OTHER DISCIPLINES TO EXAMINE SOLUTIONS TO THE PROBLEM OF
6 EATING DISORDERS AND MAKE RECOMMENDATIONS FOR FURTHER STATE POLICIES AND
7 PROGRAMS; AND

8 (D) DEVELOP, PROMOTE AND MAKE AVAILABLE TRAINING PROGRAMS FOR MEDICAL 9 AND OTHER HEALTH PROFESSIONALS TO BETTER UNDERSTAND, IDENTIFY AND 10 PROVIDE APPROPRIATE TREATMENT AND/OR REFERRALS OF PATIENTS AND THEIR 11 FAMILIES.

3. THE DEPARTMENT SHALL PERIODICALLY COLLECT AND ANALYZE 12 INFORMATION 13 SCHOOLS, HEALTH AND NUTRITION PROGRAMS, THE COMPREHENSIVE CARE FROM 14 CENTERS FOR EATING DISORDERS AND OTHER SOURCES TO DETERMINE THE PREVA-15 LENCE OF EATING DISORDERS IN THIS STATE, AND TO EVALUATE, TO THE EXTENT POSSIBLE, THE EFFECTIVENESS OF THE EATING DISORDERS AWARENESS 16 AND 17 PREVENTION PROGRAM AND OTHER STATE PROGRAMS DESIGNED TO ADDRESS EATING 18 DISORDERS.

19 S 2. Subdivision 1 of section 903 of the education law, as separately 20 amended by section 11 of part B of chapter 58 and chapter 281 of the 21 laws of 2007, is amended to read as follows:

22 1. A health certificate shall be furnished by each student in the public schools upon his or her entrance in such schools and upon his or 23 her entry into the grades prescribed by the commissioner in regulations, 24 25 provided that such regulations shall require such certificates at least 26 twice during the elementary grades and twice in the secondary grades. An examination and health history of any child may be required by the local 27 school authorities at any time in their discretion to promote the educa-28 29 tional interests of such child. Each certificate shall be signed by a duly licensed physician, physician assistant, or nurse practitioner, who 30 is authorized by law to practice in this state, and consistent with any 31 32 applicable written practice agreement, or by a duly licensed physician, 33 physician assistant, or nurse practitioner, who is authorized to practice in the jurisdiction in which the examination was given, provided 34 35 that the commissioner has determined that such jurisdiction has standlicensure and practice comparable to those of New York. Each 36 ards of 37 such certificate shall describe the condition of the student when the 38 examination was made, which shall not be more than twelve months prior to the commencement of the school year in which the examination is 39 40 required, and shall state whether such student is in a fit condition of health to permit his or her attendance at the public schools. Each such 41 certificate shall also state the student's body mass index (BMI) and 42 43 weight status category. For purposes of this section, BMI is computed 44 the weight in kilograms divided by the square of height in meters or as 45 the weight in pounds divided by the square of height in inches multiplied by a conversion factor of 703. Weight status categories for chil-46 47 dren and adolescents shall be as defined by the commissioner of health. FURTHERMORE, EACH SUCH CERTIFICATE SHALL INCLUDE AN ASSESSMENT OF THE 48 49 STUDENT FOR EATING DISORDERS. SUCH ASSESSMENT SHALL BE CONDUCTED PURSU-COMMISSIONER OF HEALTH. In all 50 STANDARDS ESTABLISHED BY THE ANT ТО 51 school districts such physician, physician assistant or nurse practitioner shall determine whether a one-time test for sickle cell anemia is 52 53 necessary or desirable and he or she shall conduct such a test and the 54 certificate shall state the results.

1 S 3. Subdivision 1 of section 904 of the education law, as amended by 2 section 12 of part B of chapter 58 of the laws of 2007, is amended to 3 read as follows:

4 1. Each principal of a public school, or his or her designee, shall report to the director of school health services having jurisdiction over such school, the names of all students who have not furnished 5 6 health certificates as provided in section nine hundred three 7 of this 8 article, or who are children with disabilities, as defined by article 9 eighty-nine of this chapter, and the director of school health services 10 shall cause such students to be separately and carefully examined and 11 tested to ascertain whether any student has defective sight or hearing, AN EATING DISORDER, or any other physical disability which may tend to 12 13 prevent him or her from receiving the full benefit of school work, or 14 from requiring a modification of such work to prevent injury to the student or from receiving the best educational results. 15 Each examination shall also include a calculation of the student's body mass index 16 (BMI) and weight status category. For purposes of this section, 17 BMI is computed as the weight in kilograms divided by the square of height in 18 19 meters or the weight in pounds divided by the square of height in inches multiplied by a conversion factor of 703. Weight status categories for 20 21 children and adolescents shall be as defined by the commissioner of 22 health. In all school districts, such physician, physician assistant or 23 nurse practitioner shall determine whether a one-time test for sickle 24 cell anemia is necessary or desirable and he or she shall conduct such 25 certificate shall state the results. If it should be tests and the 26 ascertained, upon such test or examination, that any of such students have defective sight or hearing, AN EATING DISORDER, or other physical 27 disability, including sickle cell anemia, as above described, the prin-28 29 cipal or his or her designee shall notify the parents of, or other 30 persons in parental relation to, the child as to the existence of such disability OR DISORDER. If the parents or other persons in parental 31 32 relation are unable or unwilling to provide the necessary relief and treatment for such students, such fact shall be reported by the princi-33 pal or his or her designee to the director of school health services, 34 whose duty it shall be to provide relief for such students. Each school 35 and school district chosen as part of an appropriate sampling methodol-36 37 ogy shall participate in surveys directed by the commissioner of health 38 pursuant to the public health law in relation to students' BMI and 39 weight status categories as determined by the examination conducted pursuant to this section and which shall be subject to audit 40 by the commissioner of health. Such surveys shall contain the information 41 required pursuant to this subdivision in relation to students' 42 BMI and 43 weight status categories in aggregate. Parents or other persons in 44 parental relation to a student may refuse to have the student's BMI and 45 weight status category included in such survey. Each school and school district shall provide the commissioner of health with any information, 46 47 records and reports he or she may require for the purpose of such audit. The BMI and weight status survey and audit as described in this section 48 49 shall be conducted consistent with confidentiality requirements imposed 50 federal law. Data collection for such surveys shall commence on a by 51 voluntary basis at the beginning of the two thousand seven academic 52 school year, and by all schools chosen as part of the sampling methodology at the beginning of the two thousand eight academic school year. The 53 54 department shall also utilize the collected data to develop a report of 55 child obesity and obesity related diseases.

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1 S 4. This act shall take effect on the ninetieth day after it shall 2 have become a law, except that sections two and three of this act shall 3 take effect on the first of July next succeeding the date on which it 4 shall have become a law; provided that, effective immediately, any rules 5 and regulations necessary to implement the provisions of this act on its 6 effective date are authorized and directed to be completed on or before 7 such date.