2215--A

2013-2014 Regular Sessions

IN SENATE

January 14, 2013

- Introduced by Sens. CARLUCCI, LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- recommitted to the Committee on Health in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public health law, in relation to providing for the creation and dissemination of information pertaining to bone marrow and peripheral blood stem cell donation and bone marrow and peripheral blood stem cell donation registration

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

Section 1. This act shall be known and may be cited as "Jaden's law".

S 2. Subdivision 1 of section 207 of the public health law is amended by adding a new paragraph (j) to read as follows:

(J) BONE MARROW AND PERIPHERAL BLOOD STEM CELL DONATION.

1

2 3

4

5 S 3. The public health law is amended by adding a new section 4369 to 6 read as follows:

7 4369. BONE MARROW AND PERIPHERAL BLOOD STEM CELL INFORMATION. S 1. A 8 PHYSICIAN, AS EARLY AS PRACTICABLE IN THEPHYSICIAN'S THERAPEUTIC 9 RELATIONSHIP WITH A PATIENT, AND UNLESS THE PHYSICIAN REASONABLY BELIEVES THAT BONE MARROW OR PBSC DONATION WOULD THREATEN THE HEALTH OF 10 PATIENT, MAY PROVIDE A COPY OF THE BROCHURE PREPARED BY THE COMMIS-11 THE 12 SIONER TO EVERY PATIENT:

13 (A) WHO IS KNOWN BY THE PHYSICIAN TO BE AT LEAST EIGHTEEN YEARS OF AGE 14 BUT NO OLDER THAN SIXTY YEARS OF AGE; AND

(B) WHO THE PHYSICIAN ANTICIPATES WILL BE ADMITTED TO A 15 HOSPITAL FOR ORTHOPEDIC PROCEDURE OR TREATMENT OR OTHERWISE BELIEVES IS 16 ELECTIVE AN AN APPROPRIATE CANDIDATE FOR BONE MARROW OR PBSC DONATION; OR FOR 17 WHOM 18 PHYSICIAN OTHERWISE BELIEVES BONE MARROW OR PBSC DONATION IS APPRO-THE 19 PRIATE TO THE PATIENT'S MEDICAL CIRCUMSTANCES OR IS DESIRED THE ΒY 20 PATIENT.

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

LBD00729-04-4

1 2. THE PHYSICIAN MAY OFFER TO DISCUSS THE INFORMATION CONTAINED IN THE 2 BROCHURE WITH THE PATIENT OR THE PATIENT'S REPRESENTATIVE.

3 3. THIS SECTION SHALL NOT BE CONSTRUED TO APPLY TO A PHYSICIAN WHO IS 4 DIRECTLY AFFILIATED WITH A RELIGIOUS DENOMINATION THAT ADHERES TO THE 5 TENET THAT BONE MARROW OR PBSC TRANSFER IS CONTRARY TO THE MORAL PRINCI-6 PLES WHICH THE DENOMINATION CONSIDERS TO BE AN ESSENTIAL PART OF ITS 7 BELIEFS AND PRACTICES.

8 S 4. Section 4310 of the public health law, as amended by chapter 639 9 of the laws of 2006, the section heading as separately amended by chap-10 ter 640 of the laws of 2006, subdivisions 1 and 3 as amended by chapter 11 158 of the laws of 2012 and subdivision 2 as separately amended by chap-12 ters 158 and 465 of the laws of 2012, is amended to read as follows: 13 S 4310. New York state donate life registry for organ [and], tissue,

13 S 4310. New York state donate life registry for organ [and], tissue, 14 BONE MARROW OR PERIPHERAL BLOOD STEM CELL donations. 1. The department 15 shall establish an organ and tissue donor registry, which shall be 16 called and be referred to as the "donate life registry". Such registry 17 shall contain a listing of all donors who have declared their consent to 18 make an anatomical gift OR TO DONATE BONE MARROW OR PERIPHERAL BLOOD 19 STEM CELLS.

20 2. Such registration of consent to make an anatomical gift OR TO 21 DONATE BONE MARROW OR PERIPHERAL BLOOD STEM CELLS can be made through (a) indication made on the application or renewal form of a license, (b) 22 indication made on a non-driver identification card application or 23 renewal form, (c) enrolling in the registry website maintained by the 24 25 department, which may include using an electronic signature subject to three of the state technology law, (d) indication made on a 26 article voter registration form pursuant to subdivision five of section 5-210 of 27 28 the election law, or (e) through any other method identified by the commissioner. Where required by law for consent forms described in para-29 graphs (a) and (b) of this subdivision, the commissioner shall ensure 30 that space is provided on any consent form so that the applicant shall 31 32 register or decline registration in the donate life registry for organ 33 and tissue donations under this section and that the following is stated 34 on the form in clear and conspicuous type:

35 "You must fill out the following section: Would you like to be added 36 to the Donate Life Registry? Check box for 'yes' or 'skip this ques-37 tion'."

The commissioner shall not maintain records of any person who checks 38 "skip this question". Failure to check a box shall not impair the valid-39 40 ity of an application, and failure to check "yes" or checking "skip this question" shall not be construed to imply a wish not to donate. In the 41 case of an applicant under eighteen years of age, checking 42 "ves" shall 43 not constitute consent to make an anatomical gift or registration in the 44 donate life registry. Where an applicant has previously consented to 45 make an anatomical gift or registered in the donate life registry, checking "skip this question" or failing to check a box shall not impair 46 47 consent or registration. The registration shall take effect upon that 48 the provision of written or electronic notice of the registration to the person enrolling in the registry. 49

3. (a) Information contained in the registry shall be accessible to (i) federally designated organ procurement organizations, FEDERALLY REGULATED BONE MARROW OR PERIPHERAL BLOOD STEM CELL PROCUREMENT ORGAN-IZATIONS, IN APPROPRIATE CASES, (ii) eye and tissue banks licensed by the department pursuant to article forty-three-B of this chapter, and (iii) any other entity formally approved by the commissioner.

(b) The information contained in the registry shall not be released to 1 2 any person except as expressly authorized by this section solely for the 3 purpose: 4 (I) of identifying potential organ and tissue donors at or near the 5 time of death; OR 6 (II) IDENTIFYING POTENTIAL BONE MARROW OR PERIPHERAL BLOOD STEM CELL 7 DONORS. 8 4. If the department had an established registry prior to the effec-9 tive date of this section, it shall be deemed to meet the requirements 10 of this section. 11 The registry shall provide persons enrolled the opportunity to 5. specify which organs and tissues they want to donate, INCLUDING WHETHER 12 13 THEY WANT TO DONATE BONE MARROW OR PERIPHERAL BLOOD STEM CELLS, and if 14 the donation can be used for transplantation, research, or both. 15 6. A person registered in the organ and tissue registry before the 16 effective date of this subdivision shall be deemed to have expressed intent to donate ORGANS AND TISSUES OTHER THAN BONE MARROW OR PERIPHERAL 17 18 BLOOD STEM CELLS, until and unless he or she files an amendment to his 19 or her registration or a new registration expressing consent to donate. 20 The commissioner shall contact each person registered before the 7. 21 effective date of this subdivision in the organ and tissue registry in 22 writing to inform him or her that at the time he or she registered, the 23 registry was that of intent and that the registry is now one of consent, 24 to explain in clear and understandable terms the difference between 25 intent and consent, and to provide opportunity for the person to change 26 his or her registration to provide consent by amending his or her 27 current registration or executing a new registration. 28 REGISTRATION OF BONE MARROW OR PERIPHERAL BLOOD STEM CELL 8. THE 29 DONORS SHALL BE FOR THE PURPOSE OF IDENTIFYING THE DONORS AND TRANS-FERRING THEIR REGISTRATION INFORMATION TO A FEDERALLY REGULATED BONE 30 MARROW OR PERIPHERAL BLOOD STEM CELL PROCUREMENT AGENCY. 31 32 9. The commissioner is authorized to promulgate rules and regulations 33 necessary to implement the provisions of this section. 34 S 5. Subdivision 2 of section 4310 of the public health law, as 35 amended by chapter 158 of the laws of 2012, is amended to read as follows: 36 37 2. Such registration of consent to make an anatomical gift OR TO 38 DONATE BONE MARROW OR PERIPHERAL BLOOD STEM CELLS can be made through (a) indication made on the application or renewal form of a license, (b) 39 40 indication made on a non-driver identification card application or renewal form, (c) enrolling in the registry website maintained by the 41 department, which may include using an electronic signature subject to 42 43 article three of the state technology law, (d) indication made on a 44 voter registration form pursuant to subdivision five of section 5-210 of 45 the election law, or (e) through any other method identified by the commissioner. The registration shall take effect upon the provision of 46 47 written or electronic notice of the registration to the person enrolling 48 in the registry. 49 S 6. This act shall take effect on the ninetieth day after it shall 50 have become a law; provided that the amendments to subdivision 2 of 51 section 4310 of the public health law made by section four of this act shall be subject to the expiration of such subdivision pursuant to 52 section 6 of chapter 465 of the laws of 2012, as amended, when upon such 53 54 date the provisions of section five of this act shall take effect.