## 4489

## 2015-2016 Regular Sessions

IN ASSEMBLY

February 2, 2015

- Introduced by M. of A. GOTTFRIED, CAHILL, RIVERA, SCHIMEL, GLICK, CLARK, ROBINSON, PAULIN, HOOPER, JAFFEE, LIFTON, COOK, PERRY, ENGLEBRIGHT, O'DONNELL, ARROYO, MARKEY, TITONE, ROSENTHAL, KAVANAGH, HEVESI, BRON-SON, FAHY, MOSLEY, WEPRIN, OTIS, ROBERTS, STECK, PICHARDO, SEPULVEDA, AUBRY, ORTIZ -- Multi-Sponsored by -- M. of A. BRENNAN, DINOWITZ, FARRELL, GALEF, HEASTIE, LUPARDO, McDONALD, NOLAN, PEOPLES-STOKES, PRETLOW, SCARBOROUGH, WRIGHT -- read once and referred to the Committee on Education
- AN ACT to amend the public health law, the education law and the labor law, in relation to prohibiting participation in torture and improper treatment of prisoners by health care professionals

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

Section 1. Legislative policy and intent. This legislation is based 1 2 on, and is intended to give effect to, international treaties and stand-3 ards; federal, state and local law; and professional standards relating to torture, improper treatment of prisoners, and related matters. It is 4 5 guided by two basic principles: (1) health care professionals shall be б dedicated to providing the highest standard of health care, with 7 compassion and respect for human dignity and rights; and (2) torture and 8 improper treatment of prisoners are wrong and inconsistent with the 9 practice of the health care professions. The legislature finds that the 10 conduct prohibited by this act violates the ethical and legal obli-11 gations of licensed health care professionals. This legislation will 12 further protect the professionalism of New York state licensed health care professionals by authorizing and obligating them to refuse to 13 participate in torture and improper treatment of prisoners, which in 14 turn will protect the life and health of the people of the state and 15 16 those with whom New York licensed health care professionals interact. A 17 health care professional who comes to the aid of a prisoner should not 18 be presumed to be in violation when she or he is fulfilling the ethical

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

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principle of beneficence. In contrast, a health care professional who, 1 2 for example, attends to a prisoner in order to allow torture or improper 3 treatment to commence or continue is not acting beneficently. Such 4 practices are inconsistent with professional ethics and standards and 5 are violations of this legislation. The legislature is mindful that 6 ordinarily there are limits on New York state's jurisdiction relating to 7 conduct outside the state or under federal authority. However, it is 8 proper for the state to regulate health care professional licensure in relation to a professional's conduct, even where the conduct occurs 9 10 outside the state; certain wrongful out-of-state conduct is already 11 grounds for professional discipline. Therefore, it is the legislature's 12 intent that this legislation be applied to the fullest extent possible.

13 S 2. The public health law is amended by adding a new section 25 to 14 read as follows:

15 S 25. PARTICIPATION IN TORTURE OR IMPROPER TREATMENT OF PRISONERS BY 16 HEALTH CARE PROFESSIONALS. 1. DEFINITIONS. AS USED IN THIS SECTION, THE TERMS "TORTURE" AND "IMPROPER TREATMENT" SHALL BE INTERPRETED IN ACCORD-17 18 ANCE WITH APPLICABLE LAW, INCLUDING INTERNATIONAL TREATIES TO WHICH THE 19 UNITED STATES IS A PARTY. HOWEVER, FOR THE PURPOSES OF THIS SECTION, IT SHALL NOT BE AN ELEMENT OF EITHER "TORTURE" OR "IMPROPER TREATMENT" THAT 20 21 SUCH ACTS BE COMMITTED BY A GOVERNMENT OR NON-GOVERNMENT ACTOR, ENTITY, 22 OR OFFICIAL; UNDER COLOR OF LAW; OR NOT UNDER COLOR OF LAW. AS USED IN THIS SECTION, UNLESS THE CONTEXT CLEARLY REQUIRES OTHERWISE, THE FOLLOW-23 24 ING TERMS HAVE THE FOLLOWING MEANINGS:

25 "HEALTH CARE PROFESSIONAL" MEANS ANY PERSON LICENSED, REGISTERED, (A) 26 CERTIFIED, OR EXEMPT TO PRACTICE UNDER (I) ANY OF THE FOLLOWING ARTICLES 27 OF THE EDUCATION LAW: ONE HUNDRED THIRTY-ONE (MEDICINE), ONE HUNDRED 28 (PHYSICIAN ASSISTANTS), ONE HUNDRED THIRTY-ONE-C (SPECIAL-THIRTY-ONE-B 29 IST ASSISTANTS), ONE HUNDRED THIRTY-TWO (CHIROPRACTIC), ONE HUNDRED THIRTY-THREE (DENTISTRY AND DENTAL HYGIENE), ONE HUNDRED THIRTY-SIX 30 (PHYSICAL THERAPY AND PHYSICAL THERAPIST ASSISTANTS), ONE HUNDRED THIR-31 32 TY-SEVEN (PHARMACY), ONE HUNDRED THIRTY-NINE (NURSING), ONE HUNDRED 33 FORTY (PROFESSIONAL MIDWIFERY PRACTICE ACT), ONE HUNDRED FORTY-ONE (PODIATRY), ONE HUNDRED FORTY-THREE (OPTOMETRY), ONE HUNDRED FORTY-FOUR 34 35 DISPENSING), ONE HUNDRED FIFTY-THREE (PSYCHOLOGY), (OPHTHALMIC ONE HUNDRED FIFTY-FOUR (SOCIAL WORK), ONE HUNDRED FIFTY-FIVE (MASSAGE THERA-36 HUNDRED 37 PY), ONE FIFTY-SIX (OCCUPATIONAL THERAPY), ONE HUNDRED 38 FIFTY-SEVEN (DIETETICS AND NUTRITION), ONE HUNDRED FIFTY-NINE (SPEECH-LANGUAGE PATHOLOGISTS AND AUDIOLOGISTS), 39 ONE HUNDRED SIXTY 40 (ACUPUNCTURE), ONE HUNDRED SIXTY-THREE (MENTAL HEALTH PRACTITIONERS), HUNDRED SIXTY-FOUR (RESPIRATORY THERAPISTS AND RESPIRATORY THERAPY 41 ONE TECHNICIANS), ONE HUNDRED SIXTY-FIVE (CLINICAL LABORATORY 42 TECHNOLOGY 43 PRACTICE ACT), OR ONE HUNDRED SIXTY-SIX (MEDICAL PHYSICS PRACTICE), OR 44 (II) ARTICLE THIRTY-FIVE OF THIS CHAPTER (PRACTICE OF RADIOLOGIC TECH-45 NOLOGY).

46 (B) "TORTURE" MEANS ANY INTENTIONAL ACT OR INTENTIONAL OMISSION BY 47 WHICH SEVERE PAIN OR SUFFERING, WHETHER PHYSICAL OR MENTAL, IS INFLICTED 48 ON A PERSON FOR SUCH PURPOSES AS OBTAINING FROM THE PERSON OR FROM A 49 THIRD PERSON INFORMATION OR A CONFESSION, PUNISHING THE PERSON FOR AN 50 ACT THE PERSON OR A THIRD PERSON HAS COMMITTED (INCLUDING THE HOLDING OF 51 A BELIEF OR MEMBERSHIP IN ANY GROUP) OR IS SUSPECTED OF HAVING COMMIT-INTIMIDATING OR COERCING THE PERSON OR A THIRD PERSON, OR FOR 52 TED, OR 53 ANY REASON BASED ON DISCRIMINATION OF ANY KIND. IT DOES NOT INCLUDE PAIN OR SUFFERING ARISING ONLY FROM, INHERENT IN OR INCIDENTAL TO LAWFUL 54 SANCTION. 55

1 (C) "IMPROPER TREATMENT" MEANS (I) CRUEL, INHUMAN OR DEGRADING, TREAT-2 MENT OR PUNISHMENT AS DEFINED BY APPLICABLE INTERNATIONAL TREATIES AND 3 THEIR CORRESPONDING INTERPRETING BODIES; OR CRUEL AND UNUSUAL PUNISHMENT 4 AS DEFINED IN THE UNITED STATES CONSTITUTION OR THE NEW YORK STATE 5 CONSTITUTION; OR (II) ANY VIOLATION OF SUBDIVISION THREE OR FOUR OF THIS 6 SECTION.

7 (D) "PRISONER" MEANS ANY PERSON WHO IS SUBJECT TO PUNISHMENT, 8 DETENTION, INCARCERATION, INTERROGATION, INTIMIDATION OR COERCION, 9 REGARDLESS OF WHETHER SUCH ACTION IS PERFORMED OR COMMITTED BY A GOVERN-10 MENT OR NON-GOVERNMENT ACTOR, ENTITY, OR OFFICIAL; UNDER COLOR OF LAW; 11 OR NOT UNDER COLOR OF LAW.

12 (E) TO "ADVERSELY AFFECT" A PERSON'S PHYSICAL OR MENTAL HEALTH OR 13 CONDITION DOES NOT INCLUDE CAUSING ADVERSE EFFECTS THAT MAY ARISE FROM 14 TREATMENT OR CARE WHEN THAT TREATMENT OR CARE IS PERFORMED IN ACCORDANCE 15 WITH GENERALLY APPLICABLE LEGAL, HEALTH AND PROFESSIONAL STANDARDS AND 16 FOR THE PURPOSES OF EVALUATING, TREATING, PROTECTING OR IMPROVING THE 17 PERSON'S HEALTH.

(F) "INTERROGATION" MEANS THE OUESTIONING RELATED TO LAW ENFORCEMENT, 18 19 ENFORCEMENT OF RULES OR REGULATIONS OF AN INSTITUTION IN WHICH THE PEOPLE ARE DETAINED THROUGH THE CRIMINAL JUSTICE SYSTEM OR FOR MILITARY 20 21 OR NATIONAL SECURITY REASONS (SUCH AS A JAIL OR OTHER DETENTION FACILI-22 TY, POLICE FACILITY, PRISON, IMMIGRATION FACILITY, OR MILITARY FACILITY) OR TO MILITARY AND NATIONAL SECURITY INTELLIGENCE GATHERING, WHETHER BY 23 24 A GOVERNMENT OR NON-GOVERNMENT ACTOR, ENTITY OR OFFICIAL. "INTERRO-25 GATION" SHALL ALSO INCLUDE QUESTIONING TO AID OR ACCOMPLISH ANY ILLEGAL 26 ACTIVITY OR PURPOSE, WHETHER BY A GOVERNMENT OR NON-GOVERNMENT ACTOR, 27 ENTITY OR OFFICIAL. INTERROGATIONS ARE DISTINCT FROM QUESTIONING USED BY 28 HEALTH CARE PROFESSIONALS TO ASSESS THE PHYSICAL OR MENTAL CONDITION OF 29 AN INDIVIDUAL.

KNOWLEDGE. IT SHALL BE AN ELEMENT OF ANY VIOLATION OF THIS SECTION 30 2. THAT THE ACTOR KNEW OR REASONABLY SHOULD HAVE KNOWN THAT HIS OR HER 31 32 CONDUCT IS OF THE KIND PROHIBITED UNDER THIS SECTION. A HEALTH CARE 33 PROFESSIONAL WHO RECEIVES INFORMATION THAT INDICATES THAT A PRISONER AS DEFINED BY THIS SECTION IS BEING, MAY IN THE FUTURE BE, OR HAS BEEN 34 35 SUBJECTED TO TORTURE OR IMPROPER TREATMENT, MUST USE DUE DILIGENCE, IΝ ORDER TO ASSESS THE NATURE OF HIS OR HER CONDUCT AS COVERED BY THIS 36 37 SECTION.

38 3. GENERAL OBLIGATIONS OF HEALTH CARE PROFESSIONALS. (A) EVERY HEALTH 39 CARE PROFESSIONAL SHALL PROVIDE EVERY PRISONER UNDER HIS OR HER PROFES-40 SIONAL CARE WITH CARE OR TREATMENT CONSISTENT WITH GENERALLY APPLICABLE 41 LEGAL, HEALTH AND PROFESSIONAL STANDARDS TO THE EXTENT THAT HE OR SHE IS 42 REASONABLY ABLE TO DO SO UNDER THE CIRCUMSTANCES, INCLUDING PROTECTING 43 THE CONFIDENTIALITY OF PATIENT INFORMATION.

44 (B) IN ALL CLINICAL ASSESSMENTS RELATING TO A PRISONER, WHETHER FOR
45 THERAPEUTIC OR EVALUATIVE PURPOSES, HEALTH CARE PROFESSIONALS SHALL
46 EXERCISE THEIR PROFESSIONAL JUDGMENT INDEPENDENT OF THE INTERESTS OF A
47 GOVERNMENT OR OTHER THIRD PARTY.

48 4. CERTAIN CONDUCT OF HEALTH CARE PROFESSIONALS PROHIBITED. (A) NO 49 HEALTH CARE PROFESSIONAL SHALL APPLY HIS OR HER KNOWLEDGE OR SKILLS IN 50 RELATION TO, ENGAGE IN ANY PROFESSIONAL RELATIONSHIP WITH, OR PERFORM 51 PROFESSIONAL SERVICES IN RELATION TO ANY PRISONER UNLESS THE PURPOSE IS SOLELY TO EVALUATE, TREAT, PROTECT, OR IMPROVE THE PHYSICAL OR MENTAL 52 HEALTH OR CONDITION OF THE PRISONER (EXCEPT AS PERMITTED BY PARAGRAPH 53 54 (B) OR (C) OF SUBDIVISION FIVE OF THIS SECTION).

(B) NO HEALTH CARE PROFESSIONAL SHALL ENGAGE, DIRECTLY OR INDIRECTLY,IN ANY ACT WHICH CONSTITUTES PARTICIPATION IN, COMPLICITY IN, INCITEMENT

TO, ASSISTANCE IN, PLANNING OR DESIGN OF, OR ATTEMPT OR CONSPIRACY TO 1 2 COMMIT TORTURE OR IMPROPER TREATMENT OF A PRISONER. PROHIBITED FORMS OF 3 ENGAGEMENT INCLUDE BUT ARE NOT LIMITED TO: 4 (I) PROVIDING MEANS, KNOWLEDGE OR SKILLS, INCLUDING CLINICAL FINDINGS 5 OR TREATMENT, WITH THE INTENT TO FACILITATE THE PRACTICE OF TORTURE OR 6 IMPROPER TREATMENT; 7 PERMITTING HIS OR HER KNOWLEDGE, SKILLS OR CLINICAL FINDINGS OR (II)8 TREATMENT TO BE USED IN THE PROCESS OF OR TO FACILITATE TORTURE OR 9 IMPROPER TREATMENT; 10 (III) EXAMINING, EVALUATING, OR TREATING A PRISONER TO CERTIFY WHETHER TORTURE OR IMPROPER TREATMENT CAN BEGIN, BE CONTINUED, OR BE RESUMED; 11 12 (IV) BEING PRESENT WHILE TORTURE OR IMPROPER TREATMENT IS BEING ADMIN-13 ISTERED; 14 (V)OMITTING OR SUPPRESSING INDICATIONS OF TORTURE OR IMPROPER TREAT-15 MENT FROM RECORDS OR REPORTS; AND (VI) ALTERING HEALTH CARE RECORDS OR REPORTS TO HIDE, MISREPRESENT OR 16 17 DESTROY EVIDENCE OF TORTURE OR IMPROPER TREATMENT. 18 (C) NO HEALTH CARE PROFESSIONAL SHALL APPLY HIS OR HER KNOWLEDGE OR 19 SKILLS OR PERFORM ANY PROFESSIONAL SERVICE IN ORDER TO ASSIST IN THE 20 PUNISHMENT, DETENTION, INCARCERATION, INTIMIDATION, OR COERCION OF A 21 PRISONER WHEN SUCH ASSISTANCE IS PROVIDED IN A MANNER THAT MAY ADVERSELY 22 AFFECT THE PHYSICAL OR MENTAL HEALTH OR CONDITION OF THE PRISONER (EXCEPT AS PERMITTED BY PARAGRAPH (A) OR (B) OF SUBDIVISION FIVE OF THIS 23 24 SECTION). 25 (D) NO HEALTH CARE PROFESSIONAL SHALL PARTICIPATE IN THE INTERROGATION 26 OF A PRISONER, INCLUDING BEING PRESENT IN THE INTERROGATION ROOM, ASKING 27 SUGGESTING QUESTIONS, ADVISING ON THE USE OF SPECIFIC INTERROGATION OR TECHNIQUES, MONITORING THE INTERROGATION, OR MEDICALLY OR PSYCHOLOGICAL-28 LY EVALUATING A PERSON FOR THE PURPOSE OF IDENTIFYING POTENTIAL INTERRO-29 GATION METHODS OR STRATEGIES. HOWEVER, THIS PARAGRAPH SHALL NOT BAR A 30 HEALTH CARE PROFESSIONAL FROM ENGAGING IN CONDUCT UNDER PARAGRAPH (D) OF 31 32 SUBDIVISION FIVE OF THIS SECTION. 33 CERTAIN CONDUCT OF HEALTH CARE PROFESSIONALS PERMITTED. A HEALTH 5. 34 CARE PROFESSIONAL MAY ENGAGE IN THE FOLLOWING CONDUCT SO LONG AS IT DOES NOT VIOLATE SUBDIVISION THREE OR FOUR OF THIS SECTION, IT DOES NOT 35 ADVERSELY AFFECT THE PHYSICAL OR MENTAL HEALTH OR CONDITION OF A PRISON-36 37 ER OR POTENTIAL SUBJECT, AND IS NOT OTHERWISE UNLAWFUL: 38 (A) APPROPRIATELY PARTICIPATING OR AIDING IN THE INVESTIGATION, PROSE-39 CUTION, OR DEFENSE OF A CRIMINAL, ADMINISTRATIVE OR CIVIL MATTER; 40 (B) PARTICIPATING IN AN ACT THAT RESTRAINS A PRISONER OR TEMPORARILY ALTERS THE PHYSICAL OR MENTAL ACTIVITY OF A PRISONER, WHERE THE ACT 41 COMPLIES WITH GENERALLY APPLICABLE LEGAL, HEALTH AND PROFESSIONAL STAND-42 ARDS, IS NECESSARY FOR THE PROTECTION OF THE PHYSICAL OR MENTAL HEALTH, 43 44 CONDITION OR SAFETY OF THE PRISONER, OTHER PRISONERS, OR PERSONS CARING 45 FOR, GUARDING OR CONFINING THE PRISONER; 46 CONDUCTING BONA FIDE HUMAN SUBJECT RESEARCH IN ACCORDANCE WITH (C) 47 GENERALLY ACCEPTED LEGAL, HEALTH AND PROFESSIONAL STANDARDS WHERE THE 48 RESEARCH INCLUDES SAFEGUARDS FOR HUMAN SUBJECTS EQUIVALENT TO THOSE 49 REQUIRED BY FEDERAL LAW, INCLUDING INFORMED CONSENT AND INSTITUTIONAL 50 REVIEW BOARD APPROVAL WHERE APPLICABLE; 51 TRAINING RELATED TO THE FOLLOWING PURPOSES, SO LONG AS IT IS NOT (D) PROVIDED IN SUPPORT OF SPECIFIC ONGOING OR ANTICIPATED INTERROGATIONS: 52 (I) RECOGNIZING AND RESPONDING TO PERSONS WITH PHYSICAL OR MENTAL 53 54 ILLNESS OR CONDITIONS, 55 (II) THE POSSIBLE PHYSICAL AND MENTAL EFFECTS OF PARTICULAR TECHNIQUES 56 AND CONDITIONS OF INTERROGATION, OR

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1 (III) THE DEVELOPMENT OF EFFECTIVE INTERROGATION STRATEGIES NOT 2 INVOLVING THE PRACTICE OF TORTURE OR IMPROPER TREATMENT.

6. DUTY TO REPORT. A HEALTH CARE PROFESSIONAL WHO HAS REASONABLE
GROUNDS (NOT BASED SOLELY ON PUBLICLY AVAILABLE INFORMATION) TO BELIEVE
THAT TORTURE, IMPROPER TREATMENT OR OTHER CONDUCT IN VIOLATION OF THIS
SECTION HAS OCCURRED, IS OCCURRING, OR WILL OCCUR SHALL, AS SOON AS IS
POSSIBLE WITHOUT JEOPARDIZING THE PHYSICAL SAFETY OF HIMSELF OR HERSELF,
THE PRISONER, OR OTHER PARTIES, REPORT SUCH CONDUCT TO:

9 (A) A GOVERNMENT AGENCY THAT THE HEALTH CARE PROFESSIONAL REASONABLY 10 BELIEVES HAS LEGAL AUTHORITY TO PUNISH OR PREVENT THE CONTINUATION OF 11 TORTURE OR THE IMPROPER TREATMENT OF A PRISONER OR CONDUCT IN VIOLATION 12 OF THIS SECTION AND IS REASONABLY LIKELY TO ATTEMPT TO DO SO; OR

(B) A GOVERNMENTAL OR NON-GOVERNMENTAL ENTITY THAT THE HEALTH CARE
PROFESSIONAL REASONABLY BELIEVES WILL NOTIFY SUCH A GOVERNMENT AGENCY OF
THE TORTURE OR THE IMPROPER TREATMENT OF A PRISONER OR CONDUCT IN
VIOLATION OF THIS SECTION OR TAKE OTHER ACTION TO PUBLICIZE OR PREVENT
SUCH TORTURE, TREATMENT OR CONDUCT; AND

(C) IN ADDITION TO REPORTING UNDER PARAGRAPH (A) OR (B) OF THIS SUBDI-18 19 VISION: (I) IN THE CASE OF AN ALLEGED VIOLATION BY A HEALTH CARE PROFES-SIONAL LICENSED UNDER ARTICLE ONE HUNDRED THIRTY-ONE, ONE HUNDRED THIR-20 21 TY-ONE-B OR ONE HUNDRED THIRTY-ONE-C OF THE EDUCATION LAW, A REPORT 22 SHALL BE FILED WITH THE OFFICE OF PROFESSIONAL MEDICAL CONDUCT; AND (II) 23 THE CASE OF AN ALLEGED VIOLATION BY ANY OTHER HEALTH CARE PROFES-IN24 SIONAL LICENSED, REGISTERED OR CERTIFIED UNDER TITLE EIGHT OF THE EDUCA-25 TION LAW, A REPORT SHALL BE FILED WITH THE OFFICE OF PROFESSIONAL DISCI-26 PLINE; PROVIDED THAT FOR THE PURPOSE OF THIS PARAGRAPH, WHERE A PERSON 27 HOLDS A LICENSE, REGISTRATION OR CERTIFICATION UNDER THE LAWS OF A JURISDICTION OTHER THAN THE STATE OF NEW YORK THAT IS FOR A PROFESSION 28 SUBSTANTIALLY COMPARABLE TO ONE LISTED IN PARAGRAPH (A) OF SUBDIVISION 29 ONE OF THIS SECTION, THE PERSON SHALL BE DEEMED TO BE A HEALTH CARE 30 PROFESSIONAL AND THE PERSON'S LICENSE, REGISTRATION OR CERTIFICATION 31 32 SHALL BE DEEMED TO BE UNDER THE APPROPRIATE ARTICLE OF TITLE EIGHT OF 33 THE EDUCATION LAW.

34 7. MITIGATION. THE FOLLOWING MAY BE CONSIDERED IN FULL OR PARTIAL 35 MITIGATION OF A VIOLATION OF THIS SECTION BY THE HEALTH CARE PROFES-36 SIONAL:

(A) COMPLIANCE WITH SUBDIVISION SIX OF THIS SECTION; OR

38 (B) COOPERATION IN GOOD FAITH WITH AN INVESTIGATION OF A VIOLATION OF 39 THIS SECTION.

40 8. APPLICABILITY. THIS SECTION SHALL APPLY TO CONDUCT TAKING PLACE 41 WITHIN OR OUTSIDE NEW YORK STATE, AND WITHOUT REGARD TO WHETHER THE 42 CONDUCT IS COMMITTED BY A GOVERNMENTAL OR NON-GOVERNMENTAL ENTITY, OFFI-43 CIAL, OR ACTOR OR UNDER ACTUAL OR ASSERTED COLOR OF LAW.

9. SCOPE OF PRACTICE NOT EXPANDED. THIS SECTION SHALL NOT BE CONSTRUED
TO EXPAND THE LAWFUL SCOPE OF PRACTICE OF ANY HEALTH CARE PROFESSIONAL.

46 S 3. Section 6509 of the education law is amended by adding a new 47 subdivision 15 to read as follows:

48 (15) ANY VIOLATION OF SECTION TWENTY-FIVE OF THE PUBLIC HEALTH LAW
49 (RELATING TO PARTICIPATION IN TORTURE OR IMPROPER TREATMENT OF PRISONERS
50 BY HEALTH CARE PROFESSIONALS), SUBJECT TO MITIGATION UNDER THAT SECTION.

51 S 4. Section 6530 of the education law is amended by adding a new 52 subdivision 50 to read as follows:

53 50. ANY VIOLATION OF SECTION TWENTY-FIVE OF THE PUBLIC HEALTH LAW 54 (RELATING TO PARTICIPATION IN TORTURE OR IMPROPER TREATMENT OF PRISONERS 55 BY HEALTH CARE PROFESSIONALS), SUBJECT TO MITIGATION UNDER THAT SECTION. 1 S 5. Paragraphs (b) and (c) of subdivision 2 of section 740 of the 2 labor law, as added by chapter 660 of the laws of 1984, are amended and 3 a new paragraph (d) is added to read as follows:

4 (b) provides information to, or testifies before, any public body 5 conducting an investigation, hearing or inquiry into any such violation 6 of a law, rule or regulation by such employer; [or]

7 (c) objects to, or refuses to participate in any such activity, policy 8 or practice in violation of a law, rule or regulation[.]; OR

9 (D) OR THREATENS TO REPORT ANY VIOLATION OF REPORTS SECTION 10 TWENTY-FIVE OF THE PUBLIC HEALTH LAW (RELATING TO PARTICIPATION IN TREATMENT OF 11 TORTURE OR IMPROPER PRISONERS BY HEALTH CARE PROFES-12 SIONALS).

13 S 6. Subdivision 3 of section 740 of the labor law, as added by chap-14 ter 660 of the laws of 1984, is amended to read as follows:

15 3. Application. The protection against retaliatory personnel action provided by paragraph (a) of subdivision two of this section pertaining 16 17 disclosure to a public body shall not apply to an employee who makes to 18 such disclosure to a public body unless the employee has brought the 19 activity, policy or practice in violation of law, rule or regulation to the attention of a supervisor of the employer and has afforded such 20 21 employer a reasonable opportunity to correct such activity, policy or practice. HOWEVER, THIS SUBDIVISION SHALL NOT APPLY TO ANY REPORT OF 22 Α VIOLATION UNDER SECTION TWENTY-FIVE OF THE PUBLIC HEALTH LAW (PARTIC-23 24 IPATION IN TORTURE OR IMPROPER TREATMENT OF PRISONERS BY HEALTH CARE 25 PROFESSIONALS).

26 S 7. Paragraphs (a) and (b) of subdivision 2 of section 741 of the 27 labor law, as added by chapter 24 of the laws of 2002, are amended and a 28 new paragraph (c) is added to read as follows:

(a) discloses or threatens to disclose to a supervisor, or to a public body an activity, policy or practice of the employer or agent that the employee, in good faith, reasonably believes constitutes improper quality of patient care; [or]

33 (b) objects to, or refuses to participate in any activity, policy or practice of the employer or agent that the employee, in good faith, 34 reasonably believes constitutes improper quality of patient care[.]; OR 35 36 (C) REPORTS OR THREATENS TO REPORT ANY VIOLATION OF SECTION 37 TWENTY-FIVE OF THE PUBLIC HEALTH LAW (PARTICIPATION IN TORTURE OR 38 IMPROPER TREATMENT OF PRISONERS BY HEALTH CARE PROFESSIONALS).

39 S 8. Subdivision 3 of section 741 of the labor law, as added by chap-40 ter 24 of the laws of 2002, is amended to read as follows:

41 3. Application. The protection against retaliatory personnel action provided by subdivision two of this section shall not apply unless the 42 43 employee has brought the improper quality of patient care to the atten-44 tion of a supervisor and has afforded the employer a reasonable opportu-45 nity to correct such activity, policy or practice. This subdivision shall not apply to an action or failure to act described in paragraph 46 47 subdivision two of this section where the improper quality of (a) of 48 patient care described therein presents an imminent threat to public 49 health or safety or to the health of a specific patient and the employee 50 reasonably believes in good faith that reporting to a supervisor would 51 not result in corrective action. HOWEVER, THIS SUBDIVISION NOT SHALL TO ANY REPORT OF A VIOLATION UNDER SECTION TWENTY-FIVE OF THE 52 APPLY 53 PUBLIC HEALTH LAW (PARTICIPATION IN TORTURE OR IMPROPER TREATMENT OF 54 PRISONERS BY HEALTH CARE PROFESSIONALS).

55 S 9. The introduction or enactment of this act shall not be construed 56 to mean that: (a) conduct described by this act does not already violate

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1 state law or constitute professional misconduct; or (b) conduct other 2 than that described by this act does not violate other state law or 3 otherwise constitute professional misconduct.

4 S 10. Severability. If any provision of this act, or any application 5 of any provision of this act, is held to be invalid, that shall not 6 affect the validity or effectiveness of any other provision of this act 7 or any other application of any provision of this act.

8 S 11. This act shall take effect on the first of January next 9 succeeding the date on which it shall have become a law.