2583--A

2021-2022 Regular Sessions

IN ASSEMBLY

January 19, 2021

- Introduced by M. of A. HEVESI, EPSTEIN, AUBRY, REYES, ROZIC, WILLIAMS, CRUZ, RAMOS, J. RIVERA, WALKER, NIOU, WEPRIN, SIMON, PRETLOW, COLTON, GOTTFRIED, FRONTUS, DICKENS, JEAN-PIERRE, FAHY, SAYEGH, L. ROSENTHAL, FERNANDEZ, GLICK, PAULIN, COOK, JACKSON, GONZALEZ-ROJAS, FORREST, BURDICK, OTIS, ZINERMAN, MITAYNES, DAVILA -- read once and referred to the Committee on Social Services -- reported and referred to the Committee on Ways and Means -- recommitted to the Committee on Ways and Means in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the social services law, the executive law, and the public health law, in relation to providing for supports and services for unaccompanied minors with no lawful immigration status

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 2 of the social services law is amended by adding a new subdivision 39 to read as follows:

39. "Unaccompanied minor" shall mean a child who, prior to release to
a New York resident sponsor, was in the custody of the federal office of
refugee resettlement and:

(a) has no lawful immigration status in the United States;
(b) had not attained eighteen years of age prior to being taken into

8 <u>federal custody; and</u>

9 (c) was not accompanied by a parent or legal guardian upon entry to 10 the United States or was accompanied by a parent or legal guardian but 11 subsequently separated from that parent or legal guardian upon entry to 12 the United States.

13 § 2. Article 5 of the social services law is amended by adding a new 14 title 12-B to read as follows:

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<u>TITLE 12-B</u>

SUPPORTS AND SERVICES FOR UNACCOMPANIED MINORS

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD01531-02-2

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1	Section 370-f. Supports and services for unaccompanied minors.
2	<u>370-g. Informational materials.</u>
3	<u>§ 370-f. Supports and services for unaccompanied minors. 1. Unaccom-</u>
4	panied minors, as defined under section two of this chapter, shall be
5	eligible for a range of appropriate services and supports, which shall
6	be beneficial to the health, safety, and well-being of such minors. Such
7	services shall include, but not be limited to: health and behavioral
8	health services covered under paragraph (k) of subdivision two of
9	section twenty-five hundred eleven of the public health law; individual
10	counseling sessions with social workers; legal services provided under
11	section three hundred ninety-four of this chapter, which shall include
12	culturally and linguistically appropriate services provided by attor-
13	neys, interpreters, and other support staff for representation in state
14	court proceedings, federal immigration proceedings, and any appeals
15	arising from such proceedings; language services; employment assistance;
16	bilingual support groups; and assistance with educational rights and
17	enrollment in public schools. Such support and services shall not be
18	deemed public benefits that would affect an unaccompanied minor's immi-
19	gration status under 8 USC 1182, as amended, and any regulations promul-
20	gated thereunder.
21	2. Such services and supports shall be identified by an immigration
22	services liaison under section ninety-four-b of the executive law, which
23	shall, to the extent practicable, connect each unaccompanied minor with
24	resources in order to access such supports and services identified in
25	subdivision one of this section. The immigration services liaison shall
26	connect with unaccompanied minors prior to release to a sponsor deter-
27	mined to be appropriate by the federal office of refugee resettlement,
28	to the extent practicable, but no later than upon referral pursuant to
29	section three hundred seventy-four-g or three hundred ninety-four-a of
30	this chapter.
31	3. Any individual or program providing such services and supports or
32	otherwise providing assistance to the unaccompanied minor shall ensure
33	they receive trauma informed training as well as training on how to
34	identify and appropriately react to unaccompanied minors who may have
35	experienced adverse childhood experiences. In addition, any services,
36	supports or assistance shall be provided in a culturally competent
37	manner.
38	§ 370-g. Informational materials. 1. The office of children and family
39	services, in consultation with the office of mental health and the
40	office for new Americans, shall develop informational materials for
41	authorized agencies, as defined in paragraph (a) of subdivision ten of
42	section three hundred seventy-one of this chapter and out of state care
43	providers. Such informational materials shall include contact informa-
44	tion for immigration services liaisons, as well as a general description
45	of the benefits unaccompanied minors as defined in section two of this
46	chapter are eligible for, pursuant to subdivision one of section three
47	hundred seventy-f of this title.
48	2. The informational materials shall be made available in English and
49 50	the six most common non-English languages spoken by individuals with
50 51	limited-English proficiency in the state of New York, based on United
51 52	States census data, and shall be published on the office of children and family correigned the office of mental health and the office for new
52 52	family services, the office of mental health and the office for new
53	Americans' websites.

54 § 3. The social services law is amended by adding a new section 394 to 55 read as follows: A. 2583--A

1	§ 394. Legal representation of unaccompanied minors. 1. An unaccompa-
2	nied minor, as defined in section two of this chapter, or minor in the
3	custody of the federal office of refugee resettlement while in the care
4	of an authorized agency, as defined in paragraph (a) of subdivision ten
5	of section three hundred seventy-one of this article, who is present in
б	this state and against whom an immigration proceeding may be or has been
7	commenced shall be entitled to representation by counsel through the
8	completion of such proceeding, including appeals and/or obtaining status
9	and other related assistance, pursuant to section ninety-four-d of the
10	executive law, including interpretation or translation services pursuant
11	to subdivision five of this section.
12	2. Representation and related assistance provided in accordance with
13	this section shall be a state charge, pursuant to section ninety-four-d
14	of the executive law.
15	3. (a) Upon receipt from a federal immigration authority of a civil
16	immigration detainer, or a request for transfer, notification, inter-
17	view, interrogation or other request, an authorized agency, or agent
18	thereof, shall provide to the child, who is the subject of such detainer
19	or request, such child's sponsor, if sponsored, and such child's coun-
20	sel, if represented:
21	(i) notification of such detainer or request;
22	(ii) a copy of such detainer or request;
23	(iii) notice regarding such child's right to counsel pursuant to this
24	section if such child is without counsel at the time of such detainer or
25	request; and
26	(iv) information as to whether or not such agency intends to comply
20 27	with such detainer or request.
28	(b) If such child is under the age of five at the time such detainer
29	or request is received, such information required pursuant to paragraph
30	(a) of this subdivision shall only be provided to such child's sponsor,
31	if sponsored, and such child's counsel, if represented.
32	4. Notwithstanding the provisions of subdivision one of this section,
33	a child in the care of an authorized agency may request to be inter-
34	viewed by a federal law enforcement agency or an agent thereof only with
35	written authorization by such child's counsel, provided that if such
36	child is not represented and is entitled to counsel pursuant to this
37	section, he or she shall be notified of such right and provided a
38	reasonable opportunity to obtain such counsel before any such interview.
39	5. In addition to any other right to the assistance of interpretation
40	or translation services, any foreign-born child, or child not proficient
40 41	in the English language, to whom inquiry is made pursuant to this
42	section shall be entitled to the assistance of a neutral and qualified
42 43	interpreter or translator, as the case may be, with respect to such
43 44	inquiry, provided at no cost or expense to such child.
44 45	6. This section shall supersede conflicting local laws, rules, poli-
	cies, procedures and practices, except to the extent that the provisions
46 47	of any such local law, rule, policy or any such procedure or practice
48	may provide any additional or greater right or protection. Nothing in
40 49	this section shall prohibit any authorized agency from cooperating with
50 51	a federal immigration authority to the extent required by federal law.
51 52	Nothing in this section shall be interpreted or applied so as to create any power, duty or obligation in conflict with federal law.
5∠ 53	§ 4. Paragraphs (m) and (n) of subdivision 5 of section 94-b of the
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	executive law, as added by chapter 206 of the laws of 2014, are amended
55	and a new paragraph (o) is added to read as follows:

(m) Encourage and assist local governments in the development of 1 2 activities to enhance civic engagement among immigrants and in immigrant 3 communities; [and] (n) Beginning in two thousand fifteen, by June fifteenth of each year, 4 5 produce a report to the governor, the speaker of the assembly, and the 6 temporary president of the senate describing the activities of the 7 office, including but not limited to, summarizing calls received through 8 the hotline and website, information on ESOL training services provided 9 by the office, the number of immigrants assisted through the opportunity 10 centers, or an estimation thereof, the status of any workforce develop-11 ment programs, and any other relevant information [-]; and 12 (o) Establish an immigration services liaison to assist unaccompanied minors as defined in section two of the social services law, in order to 13 14 access appropriate supports and services for such minors. The office may 15 work in conjunction with the office of temporary and disability assistance, the office of children and family services and the office of 16 17 mental health in order to effectuate their duties under this provision. § 5. The social services law is amended by adding a new section 374-g 18 19 to read as follows: 20 <u>§ 374-g. Unaccompanied minors released by authorized agencies. 1.</u> 21 Every authorized agency as defined in paragraph (a) of subdivision ten 22 section three hundred seventy-one of this title, that releases an of unaccompanied minor, as defined in section two of this chapter, in New 23 York to a sponsor that is a New York resident, and deemed to be appro-24 25 priate by the federal office of refugee resettlement, shall provide the unaccompanied minor and their sponsor with: (a) direct referrals to 26 27 immigration services liaisons under section ninety-four-b of the execu-28 tive law; (b) informational materials developed by the office of children and family services, informing them of available supports and 29 30 services the unaccompanied minor is eligible for upon release into New 31 York as defined in section three hundred seventy-f of this chapter; and 32 (c) notification of such minor's right to counsel under section three 33 hundred ninety-four of this title. 34 2. Such informational materials shall be provided to both the unaccom-35 panied minor and the sponsor, unless such unaccompanied minor is under the age of five, in which case such informational materials may be 36 37 provided solely to the sponsor. § 6. The social services law is amended by adding a new section 394-a 38 39 to read as follows: 40 § 394-a. Unaccompanied minors released by out of state care providers. 41 1. Every out of state care provider that releases an unaccompanied 42 minor, as defined in section two of this chapter, in New York to a spon-43 sor that is a New York resident, and deemed to be appropriate by the 44 federal office of refugee resettlement, shall provide the unaccompanied minor and their sponsor with: (a) direct referrals to an immigration 45 46 services liaison under section ninety-four-b of the executive law; (b) 47 informational materials developed by the office of children and family 48 services, informing them of available supports and services the unaccom-49 panied minor is eligible for upon release into New York as defined in section three hundred seventy-f of this chapter; and (c) notification of 50 such minor's right to counsel under section three hundred ninety-four of 51 52 this title. 2. Such informational materials shall be provided to both the unaccom-53 panied minor and the sponsor, unless such unaccompanied minor is under 54 the age of five, in which case such informational materials may be 55

56 provided solely to the sponsor.

1 § 7. Subdivision 2 of section 2511 of the public health law is amended 2 by adding a new paragraph (k) to read as follows:

3 (k) Where an applicant for a subsidy payment pursuant to subdivision 4 three of this section is an unaccompanied minor as defined in section 5 two of the social services law, such unaccompanied minor shall be eligi-6 ble for such subsidy.

7 § 8. Subdivision 7 of section 2510 of the public health law, as 8 amended by chapter 436 of the laws of 2021, is amended to read as 9 follows:

10 7. "Covered health care services" means: the services of physicians, optometrists, nurses, nurse practitioners, midwives and other related 11 professional personnel which are provided on an outpatient basis, 12 including routine well-child visits; diagnosis and treatment of illness 13 14 and injury; inpatient health care services; laboratory tests; diagnostic 15 x-rays; prescription and non-prescription drugs, ostomy supplies and 16 durable medical equipment; radiation therapy; chemotherapy; hemodialy-17 sis; outpatient blood clotting factor products and other treatments and 18 services furnished in connection with the care of hemophilia and other blood clotting protein deficiencies; emergency room services; hospice 19 services; emergency, preventive and routine dental care, including 20 21 medically necessary orthodontia but excluding cosmetic surgery; emergen-22 cy, preventive and routine vision care, including eyeglasses; speech and 23 hearing services; and, inpatient and outpatient mental health, alcohol 24 and substance abuse services as defined by the commissioner in consulta-25 tion with the superintendent. For unaccompanied minors, as such term is defined by section two of the social services law, covered health care 26 27 services shall also include: (a) children's mental health rehabilitation 28 services including, but not limited to, those added to the Medicaid state plan in January of two thousand nineteen, other licensed practi-29 tioner services, community psychiatric support and treatment services, and psychosocial rehabilitation services, assuming such children's 30 31 mental health rehabilitation services are provided by individuals acting 32 33 within their lawful scope of practice as established under the education 34 law; and (b) trauma informed care that includes the identification of and appropriate reaction and treatment to adverse childhood experiences. 35 "Covered health care services" shall not include drugs, procedures and 36 37 supplies for the treatment of erectile dysfunction when provided to, or 38 prescribed for use by, a person who is required to register as a sex 39 offender pursuant to article six-C of the correction law, provided that any denial of coverage of such drugs, procedures or supplies shall 40 provide the patient with the means of obtaining additional information 41 concerning both the denial and the means of challenging such denial. 42 43 § 8-a. Subdivision 7 of section 2510 of the public health law, as amended by section 1 of part DDD of chapter 56 of the laws of 2022, is 44 45 amended to read as follows:

46 7. "Covered health care services" means: the services of physicians, 47 optometrists, nurses, nurse practitioners, midwives and other related 48 professional personnel which are provided on an outpatient basis, including routine well-child visits; diagnosis and treatment of illness 49 and injury; inpatient health care services; laboratory tests; diagnostic 50 x-rays; prescription and non-prescription drugs, ostomy and other 51 medical supplies and durable medical equipment; radiation therapy; 52 chemotherapy; hemodialysis; outpatient blood clotting factor products 53 54 and other treatments and services furnished in connection with the care 55 of hemophilia and other blood clotting protein deficiencies; emergency 56 room services; ambulance services; hospice services; emergency, preven-

tive and routine dental care, including orthodontia but excluding 1 2 cosmetic surgery; emergency, preventive and routine vision care, including eveqlasses; speech and hearing services; inpatient and outpatient 3 4 mental health, alcohol and substance abuse services, including children 5 and family treatment and support services, children's home and community 6 based services, assertive community treatment services and residential 7 rehabilitation for youth services which shall be reimbursed in accord-8 ance with the ambulatory patient group (APG) rate-setting methodology as 9 utilized by the department of health, the office of addiction services 10 and supports, or the office of mental health for rate-setting purposes 11 or any such other fees established pursuant to article forty-three of 12 the mental hygiene law; and health-related services provided by volun-13 tary foster care agency health facilities licensed pursuant to article 14 twenty-nine-I of this chapter; as defined by the commissioner. For unac-15 companied minors, as such term is defined by section two of the social services law, covered health care services shall also include: (a) chil-16 17 dren's mental health rehabilitation services including, but not limited to, those added to the Medicaid state plan in January of two thousand 18 nineteen, other licensed practitioner services, community psychiatric 19 20 support and treatment services, and psychosocial rehabilitation 21 services, assuming such children's mental health rehabilitation services 22 are provided by individuals acting within their lawful scope of practice as established under the education law; and (b) trauma informed care 23 that includes the identification of and appropriate reaction and treat-24 25 ment to adverse childhood experiences. "Covered health care services" shall not include drugs, procedures and supplies for the treatment of 26 27 erectile dysfunction when provided to, or prescribed for use by, a 28 person who is required to register as a sex offender pursuant to article 29 six-C of the correction law, provided that any denial of coverage of 30 such drugs, procedures or supplies shall provide the patient with the 31 means of obtaining additional information concerning both the denial and 32 the means of challenging such denial. 33 § 9. The executive law is amended by adding a new section 94-d to read 34 as follows: 35 § 94-d. Representation for unaccompanied minors. 1. The office for new 36 Americans, in consultation with the office of court administration and 37 indigent legal services, shall be responsible for facilitating access to representation and related assistance in immigration-related matters 38 39 provided pursuant to section three hundred ninety-four of the social 40 services law. Any services provided shall be compensated in accordance with this section. The office may enter into an agreement with a legal 41 42 aid society or other not-for-profit organization with appropriate exper-43 tise and experience in immigration-related matters for the society or 44 organization to provide such representation and related services. The 45 agreement shall be in a form approved by the director of the office for 46 new Americans and shall provide a general plan for a program of services 47 to be provided by such society or organization. 48 2. All expenses for services provided under this section shall be a 49 state charge to be paid out of funds appropriated to the office for that purpose. Counsel utilized hereunder shall receive compensation at an 50 51 hourly rate for time expended in court and for time reasonably expended 52 out of court, and shall receive payment for expenses reasonably 53 incurred. The director of the office for new Americans shall establish rules and regulations regarding reasonable compensation and reimburse-54 ment for other services provided. No counsel or other service provider 55

utilized pursuant to this section shall seek or accept any fee for 1 representing such person. 2 § 10. Severability. If any clause, sentence, paragraph, section or 3 4 part of this act shall be adjudged by any court of competent jurisdic-5 tion to be invalid and after exhaustion of all further judicial review, 6 the judgment shall not affect, impair or invalidate the remainder there-7 of, but shall be confined in its operation to the clause, sentence, paragraph, section or part of this act directly involved in the contro-8 9 versy in which the judgment shall have been rendered. 10 § 11. This act shall take effect immediately; provided, however,

11 sections one, two, four, five, six, seven, eight, and nine of this act 12 shall take effect on the sixtieth day after it shall have become a law; 13 provided, further, section eight-a of this act shall take effect on the 14 same date and in the same manner as section 1 of part DDD of chapter 56 15 of the laws of 2022, takes effect.