2193--C

2013-2014 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 9, 2013

- Introduced by M. of A. PAULIN, ROSENTHAL, MILLMAN, ROBINSON, SCHIMEL, JAFFEE, HOOPER, PERRY, OTIS, GRAF, ROBERTS -- Multi-Sponsored by -- M. of A. BUCHWALD, CLARK, COOK, CROUCH, ENGLEBRIGHT, FAHY, FITZPATRICK, GABRYSZAK, GOTTFRIED, GUNTHER, LUPARDO, MARKEY, RAIA, ROSA, SCARBOR-OUGH, WEISENBERG -- read once and referred to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Codes -reported and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public health law, in relation to the permitting requirements for children's camps; and to repeal certain provisions of such law relating thereto

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

1 Section 1. Section 1391 of the public health law, as added by chapter 2 515 of the laws of 2000, is amended to read as follows:

S 1391. Declaration of public policy. It is the declared policy of the state of New York to protect the health, safety and welfare of children tending what are commonly called children's overnight, summer day, [and] traveling summer day, AND SINGLE-PURPOSE DAY camps.

7 S 2. Section 1392 of the public health law is amended by adding a new 8 subdivision 5 to read as follows:

9 5. "SINGLE-PURPOSE DAY CAMP" SHALL MEAN A PROPERTY CONSISTING OF A 10 TRACT OF LAND AND ANY TENTS, VEHICLES, BUILDINGS OR OTHER STRUCTURES 11 THAT MAY BE PERTINENT TO ITS USE, ANY PART OF WHICH MAY BE OCCUPIED ON A 12 SCHEDULED BASIS AT ANY TIME BETWEEN JUNE FIRST AND SEPTEMBER FIFTEENTH 13 IN ANY YEAR BY CHILDREN UNDER SIXTEEN YEARS OF AGE UNDER GENERAL SUPER-

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

LBD04908-08-3

VISION, FOR THE PURPOSE OF A SINGLE INDOOR OR OUTDOOR ORGANIZED GROUP 1 2 INVOLVING A NONPASSIVE RECREATIONAL ACTIVITY WITH SIGNIFICANT ACTIVITY, 3 RISK OF INJURY, AS SUCH ACTIVITIES ARE DEFINED BY THE DEPARTMENT IN 4 RULES AND REGULATIONS, FOR A PERIOD OF LESS THAN TWENTY-FOUR HOURS ON 5 ANY DAY THE PROPERTY IS SO OCCUPIED, AND ON WHICH NO PROVISIONS ARE MADE 6 FOR OVERNIGHT OCCUPANCY BY SUCH CHILDREN. THE COMMISSIONER SHALL HAVE 7 POWER TO EXCEPT BY RULE FROM THIS ARTICLE AND THE SANITARY CODE A THE 8 PLACE, FACILITY OR ACTIVITY THAT IS NOT WITHIN THE INTENT OF THIS DEFI-9 NITION.

10 S 3. Section 1392-a of the public health law is REPEALED.

11 S 4. Section 1393 of the public health law, as added by chapter 515 of 12 the laws of 2000, subdivision 4 as amended by chapter 439 of the laws of 13 2009, is amended to read as follows:

14 S 1393. Permit requirements. 1. No person, firm, corporation, or asso-15 ciation shall operate a children's overnight, summer day, [or] traveling 16 summer day, OR SINGLE-PURPOSE DAY camp without first obtaining a permit 17 from an officer.

2. An officer shall issue a permit if, after inspection, the chil-18 19 dren's overnight, summer day, [or] traveling summer day, OR SINGLE-PUR-POSE DAY camp is in compliance with this chapter and the sanitary code. 20 21 permits shall expire one year from the date of issuance of such All 22 permit or upon such earlier date as specified by such officer which date 23 shall in no event be earlier than the latest date that such camps may 24 remain open pursuant to regulations prescribed by the commissioner. 25 Nothing in this section shall be construed to limit the responsibilities 26 and duties of compliance arising out of any other provision of law.

3. Notwithstanding any other provision of law, an officer in issuing a 27 28 permit may waive any requirement of the sanitary code setting a minimum 29 standard of floor space per camper in a camp's sleeping quarters. Such a waiver may be granted upon written application therefor, and shall be 30 accompanied by a statement by the officer of the specific terms and 31 32 conditions under which the waiver shall have been granted. Such waivers 33 may be granted only to camps constructed prior to January first, nine-34 teen hundred seventy-five. An officer shall grant such waiver where the application therefor is accompanied by a written certification by 35 the local health officer of its need or desirability to avoid an immediate 36 37 undue hardship upon the operator which may result in the closing of the 38 children's overnight camp to prospective campers, and a statement by the 39 local health officer that the granting of a waiver shall not present a 40 hazard to public health and safety. All such waivers shall expire on December thirty-first of the year in which they are granted, but may be 41 renewed for good and sufficient reason. 42

43 4. The fee for a permit [shall be two hundred dollars, except that no 44 shall be charged in the case of a children's overnight, summer day fee 45 or traveling summer day camp operated by a person, firm, corporation or association for charitable, philanthropic or religious purposes] FOR A 46 47 FOR-PROFIT CHILDREN'S OVERNIGHT, SUMMER DAY, TRAVELING SUMMER DAY OR 48 SINGLE-PURPOSE DAY CAMP SHALL BE AS FOLLOWS: CAMPS WITH A MAXIMUM CAPAC-49 ITY OF TWO HUNDRED CHILDREN DURING A SINGLE SESSION SHALL BE THREE 50 HUNDRED DOLLARS, CAMPS WITH A MAXIMUM CAPACITY OF THREE HUNDRED CHILDREN 51 DURING A SINGLE SESSION SHALL BE FIVE HUNDRED DOLLARS, CAMPS WITH Α MAXIMUM CAPACITY OF FIVE HUNDRED CHILDREN DURING A SINGLE SESSION SHALL 52 BE SEVEN HUNDRED DOLLARS, AND CAMPS WITH A MAXIMUM CAPACITY 53 EXCEEDING 54 FIVE HUNDRED CHILDREN DURING A SINGLE SESSION SHALL BE ONE THOUSAND 55 DOLLARS. NO FEE SHALL BE CHARGED TO A NOT-FOR-PROFIT CHILDREN'S OVER-56 NIGHT, SUMMER DAY, TRAVELING SUMMER DAY, OR SINGLE-PURPOSE DAY CAMP.

THE FEES SET FORTH IN THIS SUBDIVISION SHALL EXCLUSIVELY GOVERN 1 ALL 2 OVERNIGHT, SUMMER DAY, TRAVELING SUMMER DAY, AND SINGLE-PUR-CHILDREN'S 3 POSE DAY CAMP NOTWITHSTANDING THE PROVISIONS OF ANY OTHER LAW TO THE 4 CONTRARY, AND SHALL PREEMPT ANY LOCAL LAW OR REGULATION REQUIRING THE 5 PAYMENT OF ANY ADDITIONAL FEE TO INSPECT, PERMIT, OR OPERATE ALL OR ANY 6 PART OF A CHILDREN'S OVERNIGHT, SUMMER DAY, TRAVELING SUMMER DAY OR 7 SINGLE-PURPOSE DAY CAMP EXCEPT AS EXPRESSLY SET FORTH IN THIS SECTION. 8 5. Any enrollment application forms and/or enrollment contract forms 9 mailed or delivered to a person for purposes of enrollment of a child 10 for any children's overnight, summer day, [or] traveling summer day, OR 11 SINGLE-PURPOSE DAY camp shall contain or be accompanied by a written 12 statement which declares: 13 (a) that such camp is required to be licensed by the [New York state] 14 department [of health]; 15 (b) that [such camp is required to be inspected twice yearly] CHIL-DREN'S OVERNIGHT, SUMMER DAY, TRAVELING SUMMER DAY OR SINGLE-PURPOSE DAY 16 17 CAMPS ARE REQUIRED TO BE INSPECTED BY THE DEPARTMENT IN ACCORDANCE WITH 18 SECTION THIRTEEN HUNDRED NINETY-THREE-A OF THIS ARTICLE; [and] 19 (c) the address where inspection reports concerning such camp are filed[.]; AND 20 21 (D) THAT SUCH CAMP IS REQUIRED TO PURCHASE LIABILITY INSURANCE. 22 S 5. The public health law is amended by adding a new section 1393-a 23 to read as follows: 24 1393-A. INSPECTION REQUIREMENTS. 1. CHILDREN'S OVERNIGHT CAMPS ARE S 25 REQUIRED TO BE INSPECTED TWICE YEARLY. CHILDREN'S SUMMER DAY CAMPS AND 26 TRAVELING SUMMER DAY CAMPS ARE REQUIRED TO BE INSPECTED ONCE PER YEAR. CHILDREN'S SINGLE-PURPOSE DAY CAMPS ARE REQUIRED TO BE 27 INSPECTED AT 28 LEAST ONCE EVERY OTHER YEAR. 29 2. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, THE DEPARTMENT MAY WAIVE ONE ANNUAL INSPECTION FOR ANY CHILDREN'S OVERNIGHT, SUMMER DAY, OR 30 TRAVELING SUMMER DAY CAMP. IN CONTEMPLATION OF SUCH WAIVER, THE DEPART-31 32 SHOULD GIVE PRIORITY TO CAMPS THAT ARE ACCREDITED BY AN ORGANIZA-MENT 33 TION THAT THE DEPARTMENT DEEMS ACCEPTABLE, CAMPS THAT HAVE NO RECORD OF 34 OUTBREAKS, INCIDENTS OR SAFETY PROBLEMS, CAMPS THAT HAVE BEEN RESPONSIVE 35 THE DEPARTMENT'S REQUESTS, CAMPS WITH EXPERIENCED LEADERSHIP STAFF, TO SMALLER CAMPS, AND CAMPS THAT OFFER MORE LOW-RISK ACTIVITIES. 36 37 S 6. Section 1394 of the public health law, as added by chapter 515 of 38 the laws of 2000, subdivision 3 as added by chapter 214 of the laws of 39 2012, is amended to read as follows: 40 Children's camps; standards and regulations. 1. The public S 1394. health council shall prescribe standards and establish regulations for 41 children's overnight, summer day [and], traveling summer day, AND 42 SINGLE-PURPOSE DAY camps, as defined in this article, 43 concerning such 44 matters as may be appropriate for the protection and security of the 45 life, health and safety of the occupants of such camps. 2. All buses or other motor vehicles which are owned by a traveling 46 47 summer day camp or which are operated or leased by such camp for the 48 purpose of transporting children attending such camp shall meet the 49 requirements for safe operation of such vehicles as provided for in 50 section one hundred forty of the transportation law. 3. Any person, firm, corporation, or association that operates a chil-51 dren's overnight, summer day, [or] traveling summer day, OR SINGLE-PUR-52 POSE DAY camp, and has obtained a permit pursuant to section thirteen 53 54 hundred ninety-three of this article, shall be authorized to employ or

55 contract with a physician, nurse practitioner, physician assistant, 56 registered nurse, or licensed practical nurse or emergency medical tech1 nician to act as a designated camp health director or to provide health 2 services in assistance to the camp health director pursuant to applica-3 ble regulations promulgated by the commissioner.

4 S 7. Section 1394-a of the public health law, as amended by chapter 5 428 of the laws of 2008, is amended to read as follows:

6 S 1394-a. Requirement to check sex offender registry. Every person, 7 firm, limited liability company, association and corporation which oper-8 ates a CHILDREN'S OVERNIGHT, summer day, TRAVELING SUMMER DAY, OR SINGLE-PURPOSE DAY camp shall be required, to ascertain whether an 9 10 employee or volunteer is listed on the state sex offender registry 11 pursuant to article six-C of the correction law prior to the day such 12 employee or volunteer commences work at said camp and annually thereafter prior to their arrival at said camp. 13

14 S 8. Section 1395 of the public health law, as added by chapter 515 of 15 the laws of 2000, is amended to read as follows:

16 S 1395. Violations; temporary restraining order. 1. A violation of 17 this chapter or of the sanitary code in the operation of a children's 18 overnight, summer day, [or] traveling summer day, OR SINGLE-PURPOSE DAY 19 camp shall constitute a public nuisance which may be enjoined or 20 restrained.

21 When an officer has cause to believe that there has been a 2. violation of this chapter or the sanitary code in the operation of 22 а children's overnight, summer day, [or] traveling summer day, OR SINGLE-23 24 PURPOSE DAY camp which does not constitute a public health hazard as 25 defined by the sanitary code, and that such violation has continued for 26 more than three days after notice of the violation and demand for discontinuance and abatement thereof has been served in writing on the 27 children's overnight, summer day, [or] traveling summer day, OR SINGLE-28 29 PURPOSE DAY camp operator in the manner prescribed for the service of 30 summons set forth in the civil practice law and rules, an officer may:

31 (a) Conduct a hearing upon at least three days notice served on the 32 camp operator in the manner prescribed for the service of summons as set 33 forth in the civil practice law and rules, and

(b) Make a determination after such hearing with respect to the alleged violation or violations and have the power to assess a fine on the children's overnight, summer day, [or] traveling summer day, OR SINGLE-PURPOSE DAY camp operator not to exceed two hundred fifty dollars for each violation for each day succeeding the third day after the notice of violation and demand for discontinuance and abatement thereof has been given, and

(c) With respect to the hearing set forth herein the officer in accordance with the civil practice law and rules may: issue subpoena, compel the attendance of witnesses, and administer oaths to witnesses, and

(d) Make an ex parte application to the supreme court of the state of New York for a temporary restraining order which the court may grant when it determines that there is a violation which requires immediate relief.

3. When an officer has cause to believe that there has been a violation of this chapter or the sanitary code in the operation of A children's overnight, summer day, [or] traveling summer day, OR SINGLE-PURPOSE DAY camp which constitutes a public health hazard as defined by the sanitary code, and after notice of the violation has been served in writing on the children's overnight, summer day, [or] traveling summer day, OR SINGLE-PURPOSE DAY camp operator in the manner prescribed for

the service of summons set forth in the civil practice law and rules, an 1 2 officer may: 3 Conduct a hearing upon at least fifteen days notice in accordance (a) 4 with the provisions of section twelve-a of this chapter served on the camp operator in the manner prescribed for the service of summons as set 5 6 forth in the civil practice law and rules, and 7 Make a determination after such hearing with respect to the (b) 8 alleged violation or violations and have the power to assess a fine on 9 children's overnight, summer day, [or] traveling summer day, OR the 10 SINGLE-PURPOSE DAY camp operator in accordance with the provisions of 11 section twelve of this chapter for each violation, and With respect to the hearing set forth herein the officer in 12 (C) accordance with the civil practice law and rules may: issue A subpoena, 13 14 compel the attendance of witnesses, and administer oaths to witnesses, 15 and 16 (d) Make an ex parte application to the supreme court of the state of 17 York for a temporary restraining order which the court may grant New 18 when it determines that there is a violation which requires immediate 19 relief. 20 The officer may appoint one or more hearing officers as shall be 4. 21 necessary to do or perform in his place or stead the acts authorized by paragraphs (a) and (c) of subdivision two of this section. The hearing 22 23 officer shall make findings of fact and submit recommendations to the 24 officer. 25 An officer may institute proceedings to enjoin the continuance of 5. 26 such violation or the continued operation of such camp. No bond or 27 undertaking shall be required of such officer in such proceedings and no 28 application to vacate or modify any judgment obtained shall be enter-29 tained by any court without proof to such court that ten days notice of such application, and copies of the papers upon which the application is 30 to be made, have been served upon such officer. 31 32 Nothing contained in this section shall be construed to limit the 6. 33 duty or power of an officer to act with regard to an immediate threat to the health of the occupants of a children's overnight, summer day, [or] 34 traveling summer day, OR SINGLE-PURPOSE DAY camp or the community in 35 which it is located, or to alter or abridge any of the duties and powers 36 37 now or hereafter existing in the commissioner, state district health officers, county boards of health, county commissioners of health or 38 39 local boards of health. 40 7. Nothing contained in this section shall be construed to limit or preclude the officer from enforcing or pursuing any remedies or penal-41 42 ties available under this chapter or sanitary code with respect to violations which constitute a public health hazard as defined by the 43 44 sanitary code, in the operation of the children's overnight, summer day, 45 [or] traveling summer day, OR SINGLE-PURPOSE DAY camp, including, but limited to, those remedies or penalties available under sections 46 not 47 twelve, sixteen, two hundred six, two hundred twenty-nine, three hundred 48 nine, and three hundred forty-eight of this chapter. 49 S 9. This act shall take effect 1 year after it shall have become а 50 law.