5520--B

2013-2014 Regular Sessions

IN SENATE

May 16, 2013

Introduced by Sens. GIPSON, CARLUCCI, HOYLMAN, LATIMER -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- 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 authorizing long term antibiotic treatment for certain patients with Lyme disease

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

Section 1. Legislative findings and intent. Lyme disease is infection transmitted to humans by ticks at epidemic proportions. Based 2 3 on New York state department of health figures, over 50,000 state residents contracted Lyme disease in 2012 alone. In the case of Lyme 5 disease, the practice of medicine has not kept pace with research advances on the biological agents responsible for the disease symptoms. 6 7 Outdated and disputed diagnostic and treatment guidelines prevent many of those afflicted from receiving evidenced-based treatment options that 9 could mean the difference between a healthy life and one of chronic pain and progressive disability. Where science and medicine are evolving, 10 11 patients' rights must be paramount. Patients with Lyme disease should 12 have the same rights as those with other diseases. They must have the right to be seen and treated by the practitioner of their choice, have 13 14 the right to be informed that there are differing professional judgments 15 about appropriate care for Lyme disease, and to participate choice of treatment as it pertains to their circumstance and preference. 16 The rights of the patients hinge upon the ability of the practitioner to 17 18 in the best interest of the patient without fear of reprisal from the professional discipline system when more than one set of guidelines

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

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exist. This legislation intends to protect the rights of patients to access evidence-based treatment options for Lyme disease, in New York.

- S 2. The public health law is amended by adding a new section 230-e to read as follows:
- S 230-E. DIAGNOSIS AND TREATMENT OF LYME DISEASE. 1. FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS:
- (A) "LYME DISEASE" MEANS THE PROFESSIONAL CLINICAL DIAGNOSIS OF THE PRESENCE IN A PATIENT OF SIGNS AND SYMPTOMS COMPATIBLE WITH ACUTE INFECTION WITH BORRELIA BURGDORFERI, OR WITH LATE STAGE OR CHRONIC INFECTION WITH BORRELIA BURGDORFERI, OR WITH COMPLICATIONS RELATED TO SUCH AN INFECTION. "LYME DISEASE" INCLUDES INFECTION WHICH MEETS THE SURVEILLANCE CRITERIA SET FORTH BY THE US CENTERS FOR DISEASE CONTROL AND PREVENTION (CDC), BUT ALSO INCLUDES OTHER ACUTE AND CHRONIC MANIFESTATIONS OF SUCH AN INFECTION AS DETERMINED BY A DIAGNOSING HEALTH CARE PROFESSIONAL.
- 16 (B) "LONG TERM ANTIBIOTIC THERAPY" MEANS ADMINISTRATION OF ORAL, 17 INTRAMUSCULAR OR INTRAVENOUS ANTIBIOTICS, SINGLY OR IN COMBINATION, FOR 18 PERIODS OF GREATER THAN FOUR WEEKS.
 - (C) "HEALTH CARE PROFESSIONAL" MEANS A HEALTH CARE PROFESSIONAL AUTHORIZED TO PRACTICE UNDER TITLE EIGHT OF THE EDUCATION LAW, ACTING WITHIN THE LAWFUL SCOPE OF HIS OR HER PRACTICE.
 - 2. A HEALTH CARE PROFESSIONAL MAY PRESCRIBE, ADMINISTER, OR DISPENSE ANTIBIOTIC THERAPY TO A PATIENT IN ORDER TO ELIMINATE SUCH INFECTION OR CONTROL A PATIENT'S SYMPTOMS UPON MAKING A CLINICAL DIAGNOSIS OF LYME DISEASE. NO HEALTH CARE PROFESSIONAL SHALL BE SUBJECT TO PROFESSIONAL DISCIPLINE UNDER THIS ARTICLE OR TITLE EIGHT OF THE EDUCATION LAW FOR PRESCRIBING, ADMINISTERING OR DISPENSING LONG-TERM ANTIBIOTIC THERAPY OR OTHER CARE THAT THE HEALTH CARE PROFESSIONAL DETERMINES TO BE REASONABLE AND INTENDED TO BENEFIT A PATIENT CLINICALLY DIAGNOSED WITH LYME DISEASE.
- 31 S 3. This act shall take effect immediately and shall apply to any 32 professional discipline matter or administrative or judicial review 33 thereof pending on or after the date on which this act takes effect.