5932

2015-2016 Regular Sessions

IN SENATE

June 12, 2015

Introduced by Sen. SAVINO -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT relating to technology systems used for locating missing children with developmental disabilities

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

Section 1. The legislature hereby finds that the tragedy of Avonte 1 Oquendo who wandered away from his school never to be found alive again 2 3 highlights the continuing need to find ways to protect children with developmental disabilities. Furthermore, the legislature finds that 4 5 timing plays a crucial role in preventing wandering incidents and б wandering-related deaths of children with autism or other developmental 7 disabilities. Because of this, the legislature finds that coordination 8 of search and rescue protocols that involve locator devices work most 9 effectively when systems are coordinated.

S 2. The commissioner of the division of criminal justice services, in 10 consultation with the commissioner of the office for people with devel-11 12 opmental disabilities, shall review information technology systems used for locating missing children with developmental disabilities including 13 those that have been established by local governments for locating miss-14 ing persons for the purpose of making recommendations on the creation of 15 a statewide communication program that could be utilized by 16 entities 17 operating such locator systems. Such review shall include but not be 18 limited to:

19 a. a survey of all current information technology systems used by 20 local governments including but not limited to global positioning 21 systems, radiotermination technology, telemetry and satellite position-22 ing systems;

b. an analysis of appropriate means for coordination of information sharing amongst entities that currently utilize locator systems;

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

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1 c. a standardized process to assist local governments and other enti-2 ties interested in establishing a locator system;

3 d. a process for synchronizing locator systems throughout the state; 4 and

5 e. appropriate response procedures by law enforcement when conducting 6 search and rescue operations involving a child with developmental disa-7 bilities.

8 S 3. Such review and recommendations made pursuant to section two of 9 this act shall be published in a report and provided to the governor, 10 temporary president of the senate and speaker of the assembly no later 11 than one hundred twenty days following enactment.

The superintendent of the department of financial services, in 12 S 4. 13 consultation with the commissioner of the department of health, shall 14 conduct a study to review health insurance coverage of technology 15 systems used for locating children with developmental disabilities when treating physician or other licensed health care provider deems it 16 the necessary for the health and safety of the child. In conducting its 17 study, the department of financial services shall consider whether and 18 19 to what extent insurance companies in the state currently cover technology systems used for locating children with developmental disabilities; 20 21 whether and to what extent coverage of technology systems used for 22 locating children with developmental disabilities would impact premiums; 23 the cost to the state of the new mandate; and to what extent coverage should include rate of use, repair and maintenance, and monthly 24 25 subscriber fees.

S 5. The department of financial services shall consult with relevant 26 stakeholders, including insurance companies, consumer advocacy groups, 27 28 disability advocacy groups, and any other person or entity such department deems necessary. Such department shall issue a report of its find-29 ings as well as its recommendations as to whether insurance coverage of 30 technology systems used for locating children with developmental disa-31 32 bilities is feasible, the extent to which such coverage should be 33 provided, and the impact this would have on premiums as well as the cost to the state. Such department shall submit its report to the governor, 34 the temporary president of the senate, the speaker of the assembly, 35 and chairs of the senate and assembly standing committees on insurance 36 the 37 no later than one hundred eighty days following the effective date of 38 this act.

39 S 6. This act shall take effect immediately.