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2015-2016 Regular Sessions

IN SENATE

(PREFILED)

January 7, 2015

- Introduced by Sens. KENNEDY, AVELLA, HASSELL-THOMPSON, KRUEGER -- read twice and ordered printed, and when printed to be committed to the Committee on Health
- AN ACT to amend the public health law and the mental hygiene law, in relation to requiring disclosure of addiction risks for certain prescription drugs

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

1 Section 1. This act shall be known and may be cited as the "Michael 2 David Israel patient information act".

3 S 2. The public health law is amended by adding a new section 3317 to 4 read as follows:

5 S 3317. REQUIRED DISCLOSURES. 1. DEFINITIONS. FOR PURPOSES OF THIS 6 SECTION:

7 (A) "OPIATE ANALGESICS" SHALL MEAN THE MEDICINES BUPRENORPHINE, BUTOR8 PHANOL, CODEINE, HYDROCODONE, HYDROMORPHONE, LEVORPHANOL, MEPERIDINE,
9 METHADONE, MORPHINE, NALBUPHINE, OXYCODONE, OXYMORPHONE, PENTAZOCINE AND
10 PROPOXYPHENE AS WELL AS THEIR BRAND NAMES, ISOMERS AND COMBINATIONS.

11 (B) "PSYCHOTROPIC DRUGS" SHALL MEAN ANY DRUG OR MEDICINE THAT AFFECTS 12 MENTAL ACTIVITY, BEHAVIOR OR PERCEPTION INCLUDING ANTI-PSYCHOTICS, ANTI-13 DEPRESSANTS, ANTI-ANXIETY DRUGS OR ANXIOLYTICS AND HYPNOTICS.

14 2. DISCLOSURES. WHENEVER A PRACTITIONER, PHARMACIST, REGISTERED NURSE 15 OR ANY OTHER PERSON WHO IS AUTHORIZED TO DISTRIBUTE SUBSTANCES REGULATED 16 BY THIS ARTICLE, DISPENSES OPIATE ANALGESICS OR PSYCHOTROPIC DRUGS SUCH 17 PRESCRIBING PHYSICIAN, NURSE OR PHARMACIST SHALL:

18 (A) DESCRIBE THE RISKS OF ADDICTION TO THE PATIENT;

19 (B) AFTER CONSULTING THE PATIENT'S MEDICAL HISTORY, INFORM THE PATIENT 20 OF HIS OR HER CHANCE OF ADDICTION;

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

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(C) PROVIDE THE PATIENT WITH INFORMATION ABOUT COPING WITH OPIATE 1 2 ANALGESIC OR PYSCHOTROPIC DRUG ADDICTION AND AVAILABLE LOCAL RESOURCES 3 INCLUDING DETOXIFICATION CENTERS, COUNSELING SERVICES AND HOTLINES; AND 4 (D) HAVE THE PATIENT SIGN A FORM APPROVED BY THE DEPARTMENT ACKNOWL-5 EDGING THAT HE OR SHE HAS BEEN INFORMED OF THE PREVENTION, MITIGATION 6 AND TREATMENT OF SUCH ADDICTION. 7 ENFORCEMENT BY DEPARTMENT. (A) THE DEPARTMENT SHALL BE RESPONSIBLE 3. 8 FOR PUBLISHING INFORMATIONAL PAMPHLETS REGARDING THE DANGERS OF OPIATE 9 ANALGESICS AND PSYCHOTROPIC DRUGS AND DISTRIBUTION. SUCH PAMPHLETS SHALL 10 THE FORM PRESCRIBED BY THE COMMISSIONER. THE DEPARTMENT SHALL ALSO TAKE PROVIDE THE FORM REQUIRED IN PARAGRAPH (D) OF SUBDIVISION TWO OF THIS 11 12 SECTION. (B) THE DEPARTMENT SHALL BE RESPONSIBLE FOR THE RECEIPT, INVESTIGATION 13 14 AND SUBSTANTIATION OF ANY COMPLAINTS OR TIPS ABOUT PHYSICIANS, NURSES OR 15 PHARMACISTS WHO FAIL TO PROVIDE THE INFORMATION MANDATED IN THIS 16 SECTION. FAILURE TO PROVIDE SUCH INFORMATION SHALL BE PUNISHABLE AS 17 FOLLOWS: 18 (I) FIRST OFFENSE; FINE OF UP TO ONE THOUSAND DOLLARS; 19 (II) SECOND OFFENSE: FINE OF UP TO FIVE THOUSAND DOLLARS; 20 (III) THIRD OFFENSE: SUSPENSION OF LICENSE UP TO SIX MONTHS; 21 (IV) FOURTH OFFENSE: SUSPENSION OF LICENSE UP TO ONE YEAR; 22 (V) FIFTH OFFENSE: PERMANENT SUSPENSION OR REVOCATION OF LICENSE AND 23 REFERRED TO THE RESPECTIVE LICENSING BOARDS UNDER THIS ARTICLE. A SIGNED PATIENT FORM SHALL BE PRIMA FACIE PROOF 24 THAT THE PERSON 25 PRESCRIBING SUCH MEDICATIONS HAS COMPLIED WITH THE PROVISIONS OF THIS 26 SECTION. 27 S 3. The mental hygiene law is amended by adding a new section 19.18-b 28 to read as follows: 29 S 19.18-B REQUIRED DISCLOSURES. 30 (A) DEFINITIONS. FOR PURPOSES OF THIS SECTION: (1) "DEPARTMENT" SHALL MEAN THE DEPARTMENT OF HEALTH. 31 32 (2) "OPIATE ANALGESICS" SHALL MEAN THE MEDICINES BUPRENORPHINE, BUTOR-33 PHANOL, CODEINE, HYDROCODONE, HYDROMORPHONE, LEVORPHANOL, MEPERIDINE, 34 METHADONE, MORPHINE, NALBUPHINE, OXYCODONE, OXYMORPHONE, PENTAZOCINE AND 35 PROPOXYPHENE AS WELL AS THEIR BRAND NAMES, ISOMERS AND COMBINATIONS. "PSYCHOTROPIC DRUGS" SHALL MEAN ANY DRUG OR MEDICINE THAT AFFECTS 36 (3) 37 MENTAL ACTIVITY, BEHAVIOR OR PERCEPTION INCLUDING ANTI-PSYCHOTICS, ANTI-38 DEPRESSANTS, ANTI-ANXIETY DRUGS OR ANXIOLYTICS AND HYPNOTICS. 39 (B) DISCLOSURES. WHENEVER A PRACTITIONER, PHARMACIST, REGISTERED NURSE 40 OR ANY OTHER PERSON WHO IS AUTHORIZED TO DISTRIBUTE SUBSTANCES REGULATED BY THIS ARTICLE OR THOSE REGULATED UNDER ARTICLE THIRTY-THREE OF THE 41 PUBLIC HEALTH LAW, DISPENSES OPIATE ANALGESICS OR PSYCHOTROPIC DRUGS, 42 43 SUCH PRESCRIBING PHYSICIAN, NURSE OR PHARMACIST SHALL: 44 (1) DESCRIBE THE RISKS OF ADDICTION TO THE PATIENT; 45 (2) AFTER CONSULTING THE PATIENT'S MENTAL HISTORY, INFORM THE PATIENT 46 OF HIS OR HER CHANCE OF ADDICTION; 47 INFORMATION ABOUT COPING WITH OPIATE PROVIDE THE PATIENT WITH (3) 48 ANALGESIC OR PSYCHOTROPIC DRUG ADDICTION AND AVAILABLE LOCAL RESOURCES INCLUDING DETOXIFICATION CENTERS, COUNSELING SERVICES AND HOTLINES; AND 49 50 THE PATIENT SIGN A FORM APPROVED BY THE DEPARTMENT ACKNOWL-(4) HAVE 51 EDGING THAT HE OR SHE HAS BEEN INFORMED OF THE PREVENTION, MITIGATION 52 AND TREATMENT OF SUCH ADDICTION. (C) ENFORCEMENT BY DEPARTMENT. (1) THE DEPARTMENT SHALL BE RESPONSIBLE 53 54 PUBLISHING INFORMATIONAL PAMPHLETS REGARDING THE DANGERS OF OPIATE FOR 55 ANALGESICS AND PSYCHOTROPIC DRUGS FOR DISTRIBUTION. SUCH PAMPHLETS SHALL

TAKE THE FORM PRESCRIBED BY THE COMMISSIONER OF HEALTH. THE DEPARTMENT

SHALL ALSO PROVIDE THE FORM REQUIRED IN PARAGRAPH FOUR OF SUBDIVISION 1 2 (B) OF THIS SECTION. 3 (2) THE DEPARTMENT SHALL BE RESPONSIBLE FOR THE RECEIPT, INVESTIGATION 4 AND SUBSTANTIATION OF ANY COMPLAINTS OR TIPS ABOUT PHYSICIANS, NURSES OR 5 PHARMACISTS WHO FAIL TO PROVIDE THE INFORMATION MANDATED IN THIS 6 SECTION. FAILURE TO PROVIDE SUCH INFORMATION SHALL BE PUNISHABLE AS 7 FOLLOWS: 8 (I) FIRST OFFENSE: FINE OF UP TO ONE THOUSAND DOLLARS; 9 (II) SECOND OFFENSE: FINE OF UP TO FIVE THOUSAND DOLLARS; 10 (III) THIRD OFFENSE: SUSPENSION OF LICENSE UP TO SIX MONTHS; (IV) FOURTH OFFENSE: SUSPENSION OF LICENSE UP TO ONE YEAR; 11 (V) FIFTH OFFENSE: PERMANENT SUSPENSION OR REVOCATION OF LICENSE AND 12 13 REFERRED TO THE RESPECTIVE LICENSING BOARDS UNDER ARTICLE THIRTY-THREE 14 OF THE PUBLIC HEALTH LAW. 15 A SIGNED PATIENT FORM SHALL BE PRIMA FACIE PROOF THAT THE PERSON PRESCRIBING SUCH MEDICATIONS HAS COMPLIED WITH THE PROVISIONS OF THIS 16 17 SECTION. S 4. This act shall take effect immediately. 18