5224--A

2015-2016 Regular Sessions

IN SENATE

May 7, 2015

Introduced by Sen. HANNON -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- recommitted to the Committee on Insurance 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 insurance law and the education law, in relation to medical malpractice insurance requirements for physicians licensed to practice medicine in this state

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

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Section 1. Legislative intent. The legislature has long recognized that medical malpractice insurance is a vital component of the health care system and economic safety net. Medical malpractice is that which is relied upon by both practicing physicians, dentists and other 5 health care professionals, and patients who become the victim of a negligent health care act. It is in the interest of all New Yorkers, therefore, that medical malpractice insurance which is obtained by 7 8 health care providers practicing according to the privileges granted by 9 license issued by the state be of a kind and nature that provides the highest degree of financial security. This should include, in the legis-10 lature's estimation, medical malpractice insurance which is regulated by 11 this state's insurance company regulator and medical malpractice carri-12 13 ers whose policies are protected by a guaranty fund, such as the property/casualty insurance security fund which was established to 14 protect claimants and policyholders from the difficulties encountered 15 from an insurance company insolvency. Therefore, it is the legislature's 16 intent to assure the highest degree of protection for patient and 17 provider alike by requiring as a condition of practicing medicine, 18 19 dentistry or other health care profession in the state, the purchase of medical, dental or other forms of health care practitioner professional 20 21 liability insurance from an insurer authorized to write such coverages

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

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in this state, and protected by the appropriate security fund if such insurance is to be obtained by a licensed health care provider. The further directs that the superintendent of legislature services shall maintain a market surveillance to assure that all such health care provider insurance coverages are available in the state, or inform the legislature when such coverage for any given provider class is not available.

- S 2. Subsection (a) of section 3436 of the insurance law, as amended by chapter 381 of the laws of 1991, is amended to read as follows:
- 9 10 Every insurer which issues or renews policies for primary levels 11 of medical malpractice insurance covering physicians licensed to prac-12 tice in this state shall issue such policies on a claims-made or occurrence basis, as prescribed by the superintendent by regulation; 13 EVERY PHYSICIAN LICENSED TO PRACTICE MEDICINE IN THIS STATE WHO OBTAINS 14 OR INTENDS TO OBTAIN A POLICY OF MEDICAL MALPRACTICE INSURANCE, 15 16 A CLAIMS-MADE OR OCCURRENCE BASIS, EQUIVALENT TO THE PRIMARY LIMIT 17 PROVIDED FOR IN SECTION EIGHTEEN OF CHAPTER TWO HUNDRED SIXTY-SIX OF THE 18 LAWS OF NINETEEN HUNDRED EIGHTY-SIX, AS AMENDED, TO COVER THE 19 OF PATIENTS OR OTHER LIABILITIES ARISING FROM THEIR PRACTICE OF MEDICINE 20 PURSUANT TO HIS OR HER LICENSE TO DO SO IN THIS STATE SHALL DO SO ONLY FROM AN AUTHORIZED INSURER ACTUALLY WRITING SUCH 21 INSURANCE OR FROM THE MEDICAL MALPRACTICE INSURANCE POOL; PROVIDED, HOWEV-23 ER, THAT THIS SHALL NOT APPLY TO ANY PHYSICIAN COVERED BY A MEDICAL 24 MALPRACTICE POLICY ISSUED BY OR COVERAGE THROUGH A VOLUNTARY ATTENDING 25 PHYSICIAN ("CHANNELING") PROGRAM APPROVED BY THESUPERINTENDENT; 26 provided, further, that nothing in this section shall preclude any insurer from applying otherwise applicable underwriting standards in 27 determining whether to issue or renew such policies. 28
- 29 Section 6524 of the education law is amended by adding a new 30 subdivision 12 to read as follows:
  - (12) MALPRACTICE INSURANCE: WHERE AN APPLICANT INTENDS TO TREATMENT OF PATIENTS AS A PHYSICIAN AND INTENDS TO PROCURE AND MAINTAIN IN FULL FORCE AND EFFECT A POLICY OF MEDICAL MALPRACTICE INSUR-ANCE EQUIVALENT TO THE PRIMARY LIMIT PROVIDED FOR IN SECTION EIGHTEEN OF CHAPTER TWO HUNDRED SIXTY-SIX OF THE LAWS OF NINETEEN EIGHTY-SIX, AS AMENDED, SUCH AN APPLICANT MAY ONLY OBTAIN SUCH INSURANCE COVERAGE FROM AN INSURER AUTHORIZED TO DO BUSINESS IN THIS STATE AND ACTUALLY WRITING SUCH COVERAGE IN THIS STATE, OR FROM THE MEDICAL MALP-RACTICE INSURANCE POOL.
  - Section 6525 of the education law is amended by adding a new subdivision 5 to read as follows:
  - 5. MALPRACTICE INSURANCE. EVERY APPLICANT FOR AND HOLDER OF A PERMIT PRACTICE MEDICINE PURSUANT TO THIS SECTION WHO OBTAINS OR INTENDS TO OBTAIN A POLICY OF MEDICAL MALPRACTICE INSURANCE EQUIVALENT PRIMARY LIMIT PROVIDED FOR IN SECTION EIGHTEEN OF CHAPTER TWO HUNDRED SIXTY-SIX OF THE LAWS OF NINETEEN HUNDRED EIGHTY-SIX, AS AMENDED, SHALL SO ONLY FROM AN INSURER AUTHORIZED TO DO BUSINESS IN THIS STATE AND ACTUALLY WRITING SUCH INSURANCE COVERAGE IN THIS STATE, OR MEDICAL MALPRACTICE INSURANCE POOL.
- 50 S 5. This act shall take effect immediately; provided, however, that for policies in force on such effective date and written by an insurer 51 not authorized to do business in this state, the provisions of this act 52 shall apply on and after the anniversary date of such policies. 53