STATE OF NEW YORK

2739

2017-2018 Regular Sessions

IN SENATE

January 17, 2017

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

AN ACT to amend the public health law, in relation to requiring hospitals and physicians to include certain information regarding military service of patients or persons close to patients on admission forms

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Subdivision 5 of section 2805-b of the public health law, 2 as amended by chapter 64 of the laws of 2016, is amended to read as follows:

3 follows: 5. The staff of a general hospital shall: (a) inquire whether or not the person admitted has served in the United States armed forces. [Such information shall be listed on the] The admissions form shall include information including, but not limited to, whether the patient or some-8 one close to the patient has ever served in the military, who served in 9 the military, when and where did the person serve, what was the person 10 in the military's job description, whether the patient is currently 11 registered with the veterans administration, and whether the patient is 12 currently receiving any benefits from the veterans administration; (b) 13 notify any admittee who is a veteran of the possible availability of 14 services at a hospital operated by the veterans administration, and, upon request by the admittee, such staff shall make arrangements for the 15 individual's transfer to a veterans administration operated hospital, 16 provided, however, that transfers shall be authorized only after it has 17 been determined, according to accepted clinical and medical standards, 18 that the patient's condition has stabilized and transfer can be accom-19 20 plished safely and without complication; and (c) provide any admittee 21 who has served in the United States armed forces with a copy of the "Information for Veterans concerning Health Care Options" fact sheet, 22 23 maintained by the division of veterans' affairs pursuant to subdivision 24 twenty-three of section three hundred fifty-three of the executive law

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

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1 prior to discharging or transferring the patient. The commissioner shall promulgate rules and regulations for notifying such admittees of possible available services and for arranging a requested transfer.

§ 2. The public health law is amended by adding a new article 26-B to read as follows:

ARTICLE 26-B

MILITARY SERVICE INQUIRY

Section 2640. Military service; duty to inquire and record.

- § 2640. Military service; duty to inquire and record. 1. Every physician shall inquire of every resident of the state of New York coming to such physician for services or treatment whether the person is a veteran, as defined in section eighty-five of the civil service law, and shall record the answers to such inquiry in the patient's medical record. The physician shall record, at a minimum, the following information: whether the patient or someone close to the patient has ever 16 served in the military, who served in the military, when and where did the person serve, what was the person in the military's job description, whether the patient is currently registered with the veterans administration, and whether the patient is currently receiving any benefits from the veterans administration.
- 2. Each physician providing services or treatment to a veteran or 22 someone close to a veteran shall notify such patient of the possible availability of services at a hospital operated by the veterans administration and, upon request by the patient, such physician shall transfer the patient's medical records to such hospital. The commissioner shall promulgate rules and regulations for notifying such patient of possible available services and for arranging for a transfer of medical records.
 - § 3. This act shall take effect immediately.