## STATE OF NEW YORK

6849

2017-2018 Regular Sessions

## IN ASSEMBLY

March 22, 2017

Introduced by M. of A. STECK -- read once and referred to the Committee on Mental Health

AN ACT to amend the mental hygiene law, in relation to the protection of mental health practitioners

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

- Section 1. The mental hygiene law is amended by adding a new section 9.42 to read as follows:
- 3 § 9.42 Efforts by mental health practitioners to reduce or eliminate 4 risks of harm.
- 5 (a) For purposes of this section, the term "mental health practition-6 er" shall include any New York state licensed mental health practition-7 er, including physicians, psychologists, registered psychiatric nurses 8 and nurse practitioners, and licensed clinical social workers.
- 9 (b) Notwithstanding any other law to the contrary, when a person to 10 whom a mental health practitioner is currently providing treatment 11 directly communicates a threat of serious, imminent harm to self or against a readily identifiable person or persons, and the threat 12 13 includes both a serious intent to act and the ability to carry out the 14 threat, the mental health practitioner may make timely and reasonable 15 efforts to reduce or eliminate the risk of harm. For purposes of this 16 section, reasonable efforts may include, but are not limited to: modifying aspects of the treatment in order to reduce or eliminate the risk of 17 harm; initiating procedures for hospitalization; notifying the intended 18 19 victim or victims; or notifying law enforcement officials.
- 20 (c) Whenever a mental health practitioner is required to make timely
  21 and reasonable efforts pursuant to subdivision (b) of this section, he
  22 or she shall also comply with the provisions of section 9.46 of this
  23 article.
- 24 (d) Nothing in this section shall be construed to require a mental 25 health practitioner to take any action which, in the exercise of reason-

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

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able professional judgment, would endanger such mental health practitioner or increase the danger to a potential victim or victims.

(e) The decision of a mental health practitioner to disclose or not to disclose the patient's or client's confidential treatment information to others in accordance with this section, when made reasonably and in good faith, shall not be the basis for any civil or criminal liability of such mental health practitioner, including liability pursuant to unprofessional conduct as described in the rules of the board of regents of New York state, part 29.

§ 2. This act shall take effect immediately.