1323--A

Cal. No. 607

2017-2018 Regular Sessions

IN SENATE

January 9, 2017

- Introduced by Sens. LAVALLE, FUNKE, LATIMER -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education -- reported favorably from said committee and committed to the Committee on Finance -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, passed by Senate and delivered to the Assembly, recalled, vote reconsidered, restored to third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT to amend the education law, in relation to licensing of genetic counselors

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

1	Section 1. The education law is amended by adding a new article 142
2	to read as follows:
3	ARTICLE 142
4	GENETIC COUNSELING
5	Section 7050. Introduction.
б	7051. Practice of genetic counseling and use of the title
7	<u>"genetic counselor".</u>
8	7052. State board for genetic counseling.
9	7053. Requirements for a professional license.
10	7054. Exempt persons.
11	7055. Limited permits.
12	7056. Special provisions.
13	§ 7050. Introduction. This article applies to the licensing of genetic
14	counselors. The general provisions for all professions contained in
15	article one hundred thirty of this title apply to this article.
16	§ 7051. Practice of genetic counseling and use of the title "genetic
17	counselor". 1. The "practice of genetic counseling" shall mean the
18	communication to and education of clients, their families, other health
19	care professionals and the general public with regard to genetic test-

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

LBD05260-04-7

1	ing, individual family histories, or other genetic, medical, and techni-
2	cal information associated with the occurrence, risk of occurrence or
3	recurrence, of a genetic or hereditary condition or birth defect. A
4	practitioner of genetic counseling shall seek to promote decision-making
5	for their client which respects the client's culture, language, tradi-
6 7	tion, lifestyle, religion, beliefs and values. Genetic counseling shall
7 8	include, but not be limited to, the following: (a) obtain and evaluate individual, family, and medical histories to
9	determine genetic risk for genetic conditions and diseases in a client,
10	his or her offspring, and other family members;
11	(b) discuss with clients the features, means of diagnosis, genetic and
12^{-1}	environmental factors, and management of risk for genetic conditions and
13	diseases;
14	(c) identify and coordinate genetic laboratory tests and other diag-
15	nostic studies as appropriate for the genetic assessment;
16	(d) integrate genetic laboratory test results and other diagnostic
17	studies with personal and family medical history to assess and communi-
18	cate risk factors for genetic conditions;
19	(e) explain to a client the clinical implications of genetic laborato-
20	ry tests and other diagnostic studies and their results; and
21	(f) provide written documentation of the genetic counseling services
22	performed for clients and health care professionals.
23	2. Nothing in this article shall be construed to authorize a licensed
24	genetic counselor to diagnose or treat any genetic disease or medical
25	condition, practice psychotherapy, or practice any other profession that
26	is licensed under this title. This includes, but may not be limited to,
27	the following:
28	(a) Prescribe or administer drugs as defined in this chapter or as a
29	treatment, therapy, or professional services in the practice of his or
30	her profession;
31	(b) Use invasive procedures as a treatment, therapy, or professional
32	service in the practice of his or her profession. For the purposes of
33	this subdivision, "invasive procedure" means any procedure in which
34	human tissue is cut, altered, or otherwise infiltrated by mechanical or
35	other means. Invasive procedures shall include surgery, lasers, ionizing
36	radiation, therapeutic ultrasound, or electroconvulsive therapy; or
37	(c) Provide psychotherapy as defined in subdivision two of section
38	eighty-four hundred one of this title.
39	3. If in the course of providing genetic counseling to any client, a
40	genetic counselor finds any indication of disease or condition that may
41	require medical assessment, the genetic counselor shall refer that client to a licensed physician, or as appropriate, another health care
42 43	professional licensed pursuant to this title.
43 44	4. Only a person licensed under this article shall practice genetic
44 45	counseling. Only a person licensed under this article shall use the
46	title "licensed genetic counselor" and use the letters "L.G.C." after
47	his or her name or any words or letters, abbreviations or insignia indi-
48	cating or implying that a person is licensed pursuant to this article.
49	§ 7052. State board for genetic counseling. 1. A state board for
50	genetic counseling shall be appointed by the board of regents upon the
50 51	recommendation of the commissioner, prior to the effective date of this
52	article, and shall assist on matters of professional licensing and
53	professional conduct in accordance with section sixty-five hundred eight
54 54	of this title. Members of the first board need not be licensed prior to
55	their appointment to such board. An executive secretary to the board

1	shall be appointed by the board of regents on recommendation of the
2	commissioner.
3	2. The board shall consist of seven individuals, to be composed of the
4	following:
5	(a) five licensed genetic counselors,
б	(b) one licensed physician, and
7	(c) a public representative as defined in paragraph b of subdivision
8	one of section sixty-five hundred eight of this title.
9	3. Board members shall be appointed for terms of five years. The terms
10	of the first appointed members shall be staggered so that two members
11	are appointed for three years, three members are appointed for four
12	years and two members are appointed for five years.
13	§ 7053. Requirements for a professional license. To qualify for a
14	license as a "licensed genetic counselor", an applicant shall fulfill
15	the following requirements:
16	1. Application: file an application with the department;
17	2. Education: have received a master's degree or higher in genetic
18	counseling or human genetics from a program registered by the depart-
19	ment, or determined by the department to be the substantial equivalent,
20	in accordance with the commissioner's regulations. Appropriate course-
21	work shall be determined in accordance with the commissioner's regu-
22	lations on recommendations of the state board for genetic counseling; 3. Experience: experience acceptable to the department;
23 24	4. Examination: pass an examination satisfactory to the department and
25	in accordance with the commissioner's regulations;
26	5. Age: be at least twenty-one years of age;
27	6. Character: be of good moral character as determined by the depart-
28	ment;
29	7. Fees: pay a fee of three hundred dollars to the department for an
29 30	7. Fees: pay a fee of three hundred dollars to the department for an initial license and two hundred dollars for each subsequent triennial
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1	relating to the examination, in accordance with the commissioner's regu-
2	lations.
3	2. Limited permits shall be for one year. Such permits may be extended
4	at the discretion of the department, for one additional year.
5	3. The fee for each limited permit and for each renewal shall be
6	seventy dollars.
7	§ 7056. Special provisions. 1. (a) Any person who obtained a master's
8	degree or higher of genetic counseling or human genetics, or a substan-
9	tially equivalent degree as determined by the department in accordance
10	with the commissioner's regulations satisfactory to the department,
11	prior to two thousand eight, who has ten years post-graduate genetic
12	counselor employment and meets the requirements for a license pursuant
13	to this article, except for examination, and who files an application
14	and fee with the department within two years of the effective date of
15	this article shall be licensed as a licensed genetic counselor upon
16	application.
17	(b) Any person who is currently a certified genetic counselor (CGC)
18	and who meets the requirements for a license under this article, except
19	for examination, and who files an application and fee with the depart-
20	ment within two years of the effective date of this article shall be
21	licensed as a licensed genetic counselor upon application.
22	2. This article shall not prohibit the provision of genetic counseling
23	services as defined in subdivision one of section seven thousand fifty-
24	one of this article by employees or agents of a corporation providing
25	genetic counseling services in this state; provided, however, that such
26	services are provided by a licensed genetic counselor or person exempt
27	under this article and a violation of this provision shall be a class E
28	felony. Provided further, that any such corporation must:
29	(a) have registered with the department before providing any such
30	services in this state by providing their name and address for service
31	of process;
32	(b) submit and, as necessary, revise a current list of genetic counse-
33	lors licensed pursuant to this article who are employees or agents of
34	the corporation and are providing such services in the state.
35	2-a. This article shall not prohibit the provision of genetic coun-
36	seling services as defined in subdivision one of section seven thousand
37	fifty-one of this article by employees or agents providing genetic coun-
38	seling services in this state; provided, however, that such services are
39	provided by a licensed genetic counselor or person exempt under this
40	article and a violation of this provision shall be a class E felony.
41	Provided further:
42	(a) The person providing genetic counseling services is a licensed
43	genetic counselor or is a person exempt under this article.
44	(b) The compensation of the licensed genetic counselor or exempt
45	person is consistent with the fair market value of the services and is
46	not determined in a manner that takes into account (directly or indi-
47	rectly) the volume or values of genetic tests ordered by the referring
48	licensed physician or other licensed healthcare provider.
49	(c) The licensed genetic counselor or exempt person provides a form to
50	each patient disclosing the name of the corporation and informs the
51	patient of his or her right to utilize a specifically identified alter-
52	native genetic counselor if any such genetic counselor is reasonably
53	available. The licensed genetic counselor or exempt person shall main-
54	tain documentation of each instance of disclosure to a patient pursuant
55	to this section.
20	

to this section.

1	(d) The licensed genetic counselor or exempt person shall not exert
2	undue influence over the client or referring physician so to promote
3	products or services provided by the corporation, nor shall the corpo-
4	ration exert undue influence over the licensed genetic counselor to
5	recommend a certain test or tests.
б	(e) The licensed genetic counselor or exempt person shall conduct
7	himself or herself in such a way as to not be in violation of subdivi-
8	sions seventeen, eighteen, and nineteen of section sixty-five hundred
9	thirty of this title.
10	3. Any person or corporation offering the services of genetic coun-
11	seling of a client in this state shall employ, for the purpose of
12	providing such services, only persons licensed or exempt under this
13	article and a violation of this provision shall be a class A misdemea-
14	nor.
15	§ 2. Severability. If any clause, sentence, paragraph, section or part
16	of this act shall be adjudged by any court of competent jurisdiction to
17	be invalid and after exhaustion of all further judicial review, the
18	judgment shall not affect, impair or invalidate the remainder thereof,
19	but shall be confined in its operation to the clause, sentence, para-
20	graph, section or part of this act directly involved in the controversy
21	in which the judgment shall have been rendered.
22	§ 3. This act shall take effect two years after it shall have become a
23	law; provided, however, that the state education department is author-
24	ized to promulgate any and all rules and regulations and take any other
25	measure necessary to implement this act, including, but not limited to,
26	the appointment of board members pursuant to section 7052 of the educa-
27	tion law, as added by section one of this act on or before such effec-
28	tive date.
20	tive date.