STATE OF NEW YORK

3455

2019-2020 Regular Sessions

IN ASSEMBLY

January 29, 2019

Introduced by M. of A. ORTIZ, JEAN-PIERRE, MOSLEY -- read once and referred to the Committee on Mental Health

AN ACT to amend the mental hygiene law, in relation to the use of electroconvulsive therapy

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

1 Section 1. Title E of the mental hygiene law is amended by adding a 2 new article 85 to read as follows:

3	ARTICLE 85
4	ELECTROCONVULSIVE AND OTHER THERAPIES
5	Section 85.01 Application.
б	85.02 Use of electroconvulsive therapy.
7	85.03 Consent to therapy.
8	85.04 Withdrawal of consent.
9	<u>85.05 Physician requirement.</u>
10	85.06 Registration of equipment.
11	85.07 Reports.
12	85.08 Use of information; report.
13	<u>§ 85.01 Application.</u>
14	This article shall apply to the use of electroconvulsive therapy by
15	any person, including a private physician who uses the therapy on an
16	outpatient basis.
17	<u>§ 85.02 Use of electroconvulsive therapy.</u>
18	(a) Electroconvulsive therapy may not be used on a person who is youn-
19	<u>ger than sixteen years of age.</u>
20	(b) Unless the person consents to the use of the therapy in accordance
21	with section 85.03 of this article, electroconvulsive therapy may not be
22	used on:
23	(1) a person who is sixteen years of age or older and who is voluntar-
24	<u>ily receiving mental health services; or</u>

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

LBD07136-01-9

A. 3455

1	(2) an involuntary patient who is sixteen years of age or older and
2	who has not been adjudicated by an appropriate court of law as incompe-
3	tent to manage the patient's personal affairs.
4	(c) Electroconvulsive therapy may not be used on an involuntary
5	patient who is sixteen years of age or older and who has been adjudi-
6	cated incompetent to manage the patient's personal affairs unless the
7	patient's guardian of the person consents to the treatment in accordance
8	with section 85.03 of this article. The decision of the guardian must be
9	based on knowledge of what the patient would desire, if known.
10	§ 85.03 Consent to therapy.
11	(a) The department by rule shall adopt a standard written consent form
12	to be used when electroconvulsive therapy is considered. The department
13	by rule shall also prescribe the information that must be contained in
14	the written supplement required under subdivision (c) of this section.
15	In addition to the information required under this section, the form
16	must include the information required by the mental hygiene medical
17	review board for electroconvulsive therapy. In developing the form, the
18	department shall consider recommendations of the medical review board.
19	Use of the consent form prescribed by the department in the manner
20	prescribed by this section creates a rebuttable presumption that the
20	disclosure requirements of this chapter have been met.
22	(b) The written consent form must clearly and explicitly state:
23	(1) the nature and purpose of the procedure;
24	(2) the nature, degree, duration, and probability of the side effects
25	and significant risks of the treatment commonly known by the medical
26	profession, especially noting the possible degree and duration of memory
27	loss, the possibility of permanent irrevocable memory loss, and the
28	possibility of death;
29	(3) that there is a division of opinion as to the efficacy of the
30	procedure; and
31	(4) the probable degree and duration of improvement or remission
32	expected with or without the procedure.
33	(c) Before a patient receives each electroconvulsive treatment, the
34	hospital, facility or physician administering the therapy shall ensure
35	that:
36	(1) the patient and the patient's quardian of the person, if any,
37	receives a written copy of the consent form that is in the person's
38	primary language, if possible;
39	(2) the patient and the patient's guardian of the person, if any,
40	receives a written supplement that contains related information that
41	pertains to the particular patient being treated;
42	(3) the contents of the consent form and the written supplement are
43	explained to the patient and the patient's guardian of the person, if
44	any:
44 45	(A) orally, in simple, nontechnical terms in the person's primary
46	language, if possible; or
47	(B) through the use of a means reasonably calculated to communicate
48	with a hearing impaired or visually impaired person, if applicable;
49	(4) the patient or the patient's guardian of the person, as appropri-
50	ate, signs a copy of the consent form stating that the person has read
51	the consent form and the written supplement and understands the informa-
52	tion included in the documents; and
53	(5) the signed copy of the consent form is made a part of the
54	patient's clinical record.

A. 3455

1	(d) Consent given under this section is not valid unless the person
2	giving the consent understands the information presented and consents
3	voluntarily and without coercion or undue influence.
4	(e) For a patient sixty-five years of age or older, before each treat-
5	ment series begins, the hospital, facility or physician administering
б	the procedure shall:
7	(1) ensure that two physicians have signed an appropriate form that
8	states the procedure is medically necessary;
9	(2) make the form described by paragraph one of this subdivision
10	available to the patient or the patient's guardian of the person; and
11	(3) inform the patient or the patient's quardian of the person of any
12	known current medical condition that may increase the possibility of
13	injury or death as a result of the treatment.
14	§ 85.04 Withdrawal of consent.
15	(a) A patient or guardian who consents to the administration of elec-
16	troconvulsive therapy may revoke the consent for any reason and at any
17	time.
18	(b) Revocation of consent is effective immediately.
19	§ 85.05 Physician requirement.
20	(a) Only a physician may administer electroconvulsive therapy.
21	(b) A physician may not delegate the act of administering the therapy.
22	A nonphysician who administers electroconvulsive therapy is considered
23	to be practicing medicine in violation of the laws of this state.
24	§ 85.06 Registration of equipment.
25	(a) A person may not administer electroconvulsive therapy unless the
26	equipment used to administer the therapy is registered with the depart-
27	ment.
28	(b) A mental hospital or facility administering electroconvulsive
29	therapy or a private physician administering the therapy on an outpa-
30	tient basis must file an application for registration under this
31	section. The applicant must submit the application to the department on
32	a form prescribed by the department.
33	(c) The application must be accompanied by a nonrefundable application
34	fee. The department shall set the fee in a reasonable amount not to
35	exceed the cost to the department to administer this section.
36	(d) The application must contain:
37	(1) the model, manufacturer, and age of each piece of equipment used
38	to administer the therapy; and
39	(2) any other information required by the department.
40	(e) The department may conduct an investigation as considered neces-
41	sary after receiving the proper application and the required fee.
42	(f) The department by rule may prohibit the registration and use of
43	equipment of a type, model or age the department determines is danger-
44	ous.
45	(g) The department may deny, suspend or revoke a registration if the
46	department determines that the equipment is dangerous. The denial,
47	suspension or revocation of a registration is considered a contested
48	case.
49	<u>§ 85.07 Reports.</u>
50	(a) A mental hospital or facility administering electroconvulsive
51	therapy, psychosurgery, pre-frontal sonic sound treatment, or any other
52	convulsive or coma-producing therapy administered to treat mental
53	illness or a physician administering the therapy on an outpatient basis
54	shall submit to the department quarterly reports relating to the admin-
55	istration of the therapy in the hospital or facility or by the physi-
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A. 3455

1	<u>(b) A report must state for each quarter:</u>
2	(1) the number of patients who received the therapy, including:
3	(A) the number of persons voluntarily receiving mental health services
4	who consented to the therapy;
5	(B) the number of involuntary patients who consented to the therapy;
б	(C) the number of involuntary patients for whom a guardian consented
7	to the therapy;
8	(2) the age, sex and race of the persons receiving the therapy;
9	(3) the source of the treatment payment;
10	(4) the average number of nonelectroconvulsive treatments;
11	(5) the average number of nonelectroconvulsive treatments administered
12	for each complete series of treatments, but not including maintenance
13	treatments;
14	(6) the average number of maintenance electroconvulsive treatments
15	administered per month;
16	(7) the number of fractures, reported memory losses, incidents of
17	<u>apnea, and cardiac arrests without death;</u>
18	(8) autopsy findings if death followed within fourteen days after the
19	<u>date of the administration of the therapy; and</u>
20	(9) any other information required by the department.
21	<u>§ 85.08 Use of information; report.</u>
22	(a) The department shall use the information received under sections
23	85.06 and 85.07 of this article to analyze, audit and monitor the use of
24	electroconvulsive therapy, psychosurgery, pre-frontal sonic sound treat-
25	ment, or any other convulsive or coma-producing therapy administered to
26	<u>treat mental illness.</u>
27	(b) The department shall file annually with the governor, the tempo-
28	rary president of the senate and the speaker of the assembly a written
29	report summarizing by facility the information received pursuant to
30	sections 85.06 and 85.07 of this article. If the therapy is administered
31	by a private physician on an outpatient basis, the report must include
32	that information but may not identify directly or indirectly in a report
33	issued pursuant to this section a patient who received the therapy.
34	§ 2. This act shall take effect on the one hundred twentieth day after
35	it shall have become a law. Effective immediately the addition, amend-
36	ment and/or repeal of any rule or regulation necessary for the implemen-
37	tation of this act on its effective date are authorized to be made and

38 completed on or before such date.