STATE OF NEW YORK

1763

2019-2020 Regular Sessions

IN ASSEMBLY

January 17, 2019

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

AN ACT to amend the mental hygiene law, in relation to due process procedures for all adults with mental disabilities

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

Section 1. This act shall be known and may be cited as the "protection of adults with mental disabilities act".

§ 2. Legislative findings and intent. Certain federal and state laws 3 4 and regulations currently provide various due process protections for 5 certain categories of persons with mental disabilities. For example, the federal Individuals with Disabilities Education Act provides a child б or parents of a child with a disability important due 7 process protections, including the right to an impartial hearing to challenge a 8 9 determination regarding the appropriate setting for a child with a disa-10 bility. New York state also provides substantial due process protections for the parents of a child with a disability who needs residential care 11 12 while this child is in school.

However, when a mentally disabled individual reaches the age of twenty-one, their due process protections become significantly diminished or, in some cases, end completely. Specifically, those developmentally disabled adults in transitional care who reach the age of twenty-one on or before June 30, 1996 have minimal due process protections pursuant to section 13.38 of the mental hygiene law, and those who reached age twenty-one on or after July 1, 1996 receive no due process protections. Some of New York's most vulnerable adult populations, including those who remain continuously disabled and continuously in need of residential or other forms of care, thus lose important due process protections simply because of their age.

24 The legislature recognizes that inappropriate or ineffective place-25 ments and/or services for persons with mental disabilities can have

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

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devastating effects for those persons impacted, including abuse, self-1 2 harm, improper medication or even death. Additionally, the legislature recognizes the harm a person with mental disabilities can suffer from 3 4 the disruption to his/her current treatment needs, home life and famil-5 iar surroundings that an inappropriate change in placement, or an improper change in services, entails. Moreover, it is increasingly the б 7 policy of the state of New York to afford persons with disabilities the opportunity to participate in their treatment and residential placement 8 9 decisions, and to obtain their or their guardian's consent prior to any 10 changes of placement.

The legislature hereby finds that New York state must ensure that all mentally disabled adults are afforded necessary and basic due process protections, and fair and meaningful due process proceedings, relating to proposed changes in placement, or proposed changes in services rendered, to those mentally disabled adults under the care of New York state agencies to ensure that appropriate, effective treatment and placements are provided for this highly vulnerable adult population.

18 In order to ensure that New York state is providing the most appropri-19 ate setting and services for all persons with mental disabilities, the 20 legislature hereby finds that it is incumbent upon New York state to 21 institute uniform minimum due process protections for all persons with mental disabilities age twenty-one and older. These protections provide, 22 in part, for fair and meaningful due process proceedings relating to a 23 24 proposed change of placement or a proposed change in services by the 25 offices of the department of mental hygiene, and are intended to supple-26 ment and strengthen the patchwork of various protections for adults with 27 mental disabilities in place under existing laws.

28 § 3. The mental hygiene law is amended by adding a new section 13.36 29 to read as follows:

30 <u>§ 13.36 Protection of adults with mental disabilities.</u>

31 <u>1. Definitions. As used in this section, unless otherwise expressly</u> 32 <u>stated or unless the context otherwise requires:</u>

(a) "Adults with mental disabilities" means all persons with a mental
disability, as that term is defined in section 1.03 of this chapter, and
who are twenty-one years old or older, or the guardian or guardians or
representative or representatives of any such person, if any exist.

37 (b) "Services" means any and all care and treatment rendered to adults 38 with mental disabilities (i) who are under the care, authority, jurisdiction, supervision or control of the various offices of the depart-39 ment, and/or (ii) which are funded in any part by any office of the 40 41 department. As used in this section, "services" includes, but is not 42 limited to, "services for the mentally disabled" as that term is defined 43 in section 1.03 of this chapter, as well as any other treatment of any 44 form or type. 45 (c) "Triggering event" means any proposed action, or denial, by the

46 <u>department or any of its offices, as described in subparagraph (i) of</u> 47 <u>paragraph (a) or subparagraph (i) of paragraph (b) of subdivision two of</u>

48 this section.

2. Role of department; triggering events. The department, through its various offices and in conjunction with any other necessary state agency or office, where applicable, shall develop, implement, and ensure a system of meaningful due process protections for adults with mental disabilities, and shall develop and promulgate regulations, policies and procedures necessary to resolve objections by or on behalf of adults with mental disabilities in conformance with this section. Such due

1	process protections shall be afforded to adults with mental disabilities
2	when:
3	(a) any office of the department initiates a proposal which may result
4	in:
5	(i) a change in placement for an adult with mental disabilities,
6	including any proposed discharge or relocation from a facility where
7	services are being provided; or
8	(ii) a reduction, suspension or termination of specific services or
9	funding which is being provided to an adult with mental disabilities
10	pursuant to an individualized treatment plan, including an individual-
11	ized services plan; and,
12	(iii) a timely objection to such proposal or proposals and a request
13	for an administrative appeal is made by or on behalf of an adult with
14^{15}	mental disabilities; or,
15^{11}	(b) any office of the department:
16	(i) denies an adult with mental disabilities specific services or a
17	specific placement which is recommended for that individual pursuant to
18	an individualized treatment plan, including an individualized services
19	<u>plan; and,</u> (ii) a timely objection to such denial or denials and a request for an
20	
21	administrative appeal is made by or on behalf of an adult with mental
22	disabilities.
23	3. Minimum due process protections. Due process protections for adults
24 25	with mental disabilities implemented by the department and its offices
25 26	shall include, at a minimum, the rights of adults with mental disabili- ties:
20 27	
28	(a) to be provided with advance written notice by the relevant office of the department of any triggering event, whether it be a proposed
20 29	action or a denial by such office of the department, which notice shall
30	set forth all reasons and documentation, if any, in support of the
30 31	determination by the relevant office of the department, and which shall
32	specifically advise an adult with mental disabilities as to his or her
33	right to formally object in writing and to request an administrative
34	hearing within thirty days of receipt of notice of the triggering
35	event, and as to their other rights as provided within this section;
36	(b) to be represented in any proceedings before the relevant office of
37	the department by any person including, but not limited to, a parent,
38	guardian, correspondent, advocate, legal representative, themselves, or
39	any other person or representative;
40	(c) to request, and to be provided with, an opportunity to present, in
41	a meaningful fashion and at a reasonable time not less than fourteen
42	days from the date a written request for an administrative hearing is
43	made, any objection to a triggering event by the relevant office of the
44	department to an impartial decision maker in the context of an evidenti-
45	ary hearing;
46	(d) to discover and obtain, and have a meaningful opportunity to
47	review in advance of the evidentiary hearing, any documents to be used
48	by the relevant office of the department in support of its determination
49	at such hearing;
50	(e) to present and elicit evidence and witnesses, and confront and
51	cross-examine evidence and witnesses at such evidentiary hearing;
52	(f) to obtain a reasonably prompt written determination by the impar-
53	tial hearing officer, which shall be based on the evidence and testimony
54	introduced and rendered at the hearing, and in which it is determined
55	whether the triggering event taken or proposed by the relevant office of
56	the department, if ultimately allowed, would be (i) in the overall best,

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1	individual interests of the adult with mental disabilities, (ii) result
2	in appropriate, effective services and/or placement for such individual,
3	and (iii) so as to best enable their personal development;
4	(g) to appeal, if necessary, the written determination rendered by the
5	impartial hearing officer to the commissioner of the relevant office of
б	the department, who may remand the matter to the hearing officer for
7	further review or findings, if necessary, and who shall, after review of
8	the matter, issue a further written determination which shall be binding
9	on the relevant office of the department as its final administrative
10	determination;
11	(h) to appeal, if necessary, the final written determination rendered
12	by the commissioner on behalf of the relevant office of the department
13	by way of a proceeding pursuant to article seventy-eight of the civil
14	practice law and rules; and
15	(i) to continued services, programming, funding and placement by the
16	relevant office of the department, of the same level and type as that
17	provided by such office prior to the triggering event, during the period
18	that an objection by an adult with mental disabilities is undergoing
19	administrative and/or appellate review, unless as otherwise agreed to by
20	such office and such adult with mental disabilities or his or her guard-
21	<u>ian or representative.</u>
22	4. Nothing in this section shall prevent the department and its
23	offices from designing and implementing dispute resolution mechanisms
24	which are not inconsistent with the due process protections for adults
25	with mental disabilities set forth by this section, including expedited,
26	or informal (non-binding), dispute resolution mechanisms that may be
27	agreed to by the relevant office of the department and such adult with
28	mental disabilities or his or her guardian or representative.
29	5. The minimum due process protections for adults with mental disabil-
30	ities set forth within this section shall serve to supplement and rein-
31	force any and all other laws or authorities which provide for certain
32	rights for the developmentally disabled adult population, including the
33	state administrative procedure act or applicable federal requirements,
34	if any, pertaining to due process protections for such individuals. In
35	the absence of regulations, the provisions of the state administrative
36	procedure act shall control the hearing process where not inconsistent
37	with the provisions of this section. The department, through its
38	offices, shall take all actions necessary to ensure the continued
39	compliance with any applicable federal authorities to the extent that
40	any provision of this section may be deemed to conflict with such
41	authorities.
42	§ 4. This act shall take effect immediately.