STATE OF NEW YORK

3665

2019-2020 Regular Sessions

IN ASSEMBLY

January 30, 2019

Introduced by M. of A. CARROLL, ORTIZ, RIVERA, JAFFEE, ABBATE, DenDEKK-ER, COLTON -- Multi-Sponsored by -- M. of A. GALEF, PEOPLES-STOKES -read once and referred to the Committee on Aging

AN ACT to amend the social services law, in relation to elderly abuse protective services; and making an appropriation therefor

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

1	Section 1. Article 5 of the social services law is amended by adding a
2	new title 9 to read as follows:
3	TITLE 9
4	ELDERLY ABUSE PROTECTIVE ACT
5	Section 310. Declaration of purpose.
6	311. Definitions.
7	312. Reporting the possible necessity for protective services.
8	313. Action on reports.
9	<u>314. Judicial review.</u>
10	315. Authority of office of children and family services.
11	316. Assistance of other agencies.
12	<u>317. Review.</u>
13	318. Costs for providing protective services.
14	<u>319. Abuse of duties of caretaker.</u>
15	<u>320. Statewide central register of elderly abuse.</u>
16	§ 310. Declaration of purpose. The legislature declares that no elder-
17	ly person in the state shall be subjected to abuse or deprivation.
18	Towards that end the "elderly abuse protective act" is enacted.
19	<u>§ 311. Definitions. For purposes of this title:</u>
20	1. The term "elderly person" means any resident of the state who is
21	<u>sixty-two years of age or older.</u>
22	2. An elderly person shall be deemed to be "in need of protective
23	services" if such person is unable to perform or obtain services which
24	are necessary to maintain physical and mental health.
25	3. The term "services which are necessary to maintain physical and
26	mental health" includes, but is not limited to, the provision of medical
27	care for physical and mental health needs, the relocation of an elderly

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

LBD02490-01-9

person to a facility or institution able to offer such care, assistance 1 in personal hygiene, food, clothing, adequately heated and ventilated 2 3 shelter, protection from health and safety hazards, protection from 4 maltreatment the result of which includes, but is not limited to, malnu-5 trition, deprivation of necessities or physical punishment, and transб portation necessary to secure any of the above stated needs, except that 7 this term shall not include taking such person into custody without 8 consent except as provided in this title. 9 4. The term "protective services" means services provided by the state 10 as described in section four hundred seventy-three of this chapter, 11 which are necessary to prevent abuse, neglect, exploitation or abandon-12 ment. 13 5. The term "abuse" includes but is not limited to any act or omission 14 which results in the infliction of physical pain or injury, or the infliction of mental anguish that requires medical attention or the 15 16 deprivation by a caretaker of services which are necessary to maintain 17 physical or mental health. 6. The term "neglect" refers to an elderly person who is either living 18 19 alone and not able to provide for oneself the services which are neces-20 sary to maintain physical and mental health or is not receiving the said 21 necessary services from the responsible caretaker. 7. The term "exploitation" means intentional economic exploitation of 22 an elderly person by means of theft, fraud, coercion or extortion. 23 8. The term "abandonment" refers to the desertion or wilful forsaking 24 25 of an elderly person by a caretaker or the foregoing of duties or the 26 withdrawal or neglect of duties and obligations owed an elderly person 27 by a caretaker or other person. 9. The term "caretaker" means a person who has the responsibility for 28 29 the care of an elderly person as a result of family relationship or who has assumed the responsibility for the care of the elderly voluntarily, 30 31 by contract or by order of a court of competent jurisdiction. 32 § 312. Reporting the possible necessity for protective services. 33 Any licensed physician or surgeon, any resident physician or intern in 34 any hospital in this state, whether or not so licensed, any registered 35 nurse, any adult care facility administrator, any person paid for caring for a resident in an adult care facility, any staff person employed by 36 an adult care facility, any patient's advocate and any licensed practi-37 38 cal nurse, medical examiner, dentist, osteopath, optometrist, chiroprac-39 tor, podiatrist, social worker, coroner, clergyman, peace officer, pharmacist or physical therapist or any attorney, accountant, trustee, 40 41 guardian, conservator or other person who has responsibility for prepar-42 ing the tax records of an elderly person or a person who has a fiduciary 43 responsibility for any other action concerning the use or preservation 44 of an elderly adult's property, who has a reasonable basis to believe 45 that any elderly person has been abused, neglected, exploited or aban-46 doned, or is in a condition which is the result of such abuse, neglect, exploitation or abandonment, or who is in need of protective services, 47 48 or any attorney, accountant, trustee, guardian, conservator or other person who has responsibility for preparing the tax records of an elder-49 ly person or a person who has a fiduciary responsibility for any other 50 51 action concerning the use or retention of an elderly adult's property 52 who has a reasonable basis to believe that an elderly adult has been 53 exploited, shall within three calendar days report such information or cause a report to be made in the following manner: 54

_	
1	(a) if the abuse has occurred in a long-term care facility, except a
2	state mental hospital or a state development center, the report shall be
3	made to the commissioner of the office of children and family services;
4	(b) if the suspected or alleged abuse occurred in a state mental
5	health hospital or a state developmental center, the report shall be
б	made to the office of mental health or the office for people with devel-
7	<u>opmental disabilities; or</u>
8	(c) if the abuse has occurred any place other than one described in
9	paragraph (a) or (b) of this subdivision, the report shall be made to
10	the statewide central register.
11	Any person required to report under the provision of this section who
12	fails to make such report may be fined not more than five hundred
13	dollars.
14	2. Such report shall contain the name and address of the involved
15	elderly person, information regarding the nature and extent of the
16	abuse, neglect, exploitation or abandonment, and any other information
17	which the reporter believes might be helpful in an investigation of the
18	case and the protection of such elderly person.
19	3. Any other person having reasonable cause to believe that an elderly
20	person is being, or has been abused, neglected, exploited or abandoned
21	or who is in need of protective services may report such information in
22	any reasonable manner to the commissioner of the office of children and
23	family services or his or her designee.
24	4. Any person who makes any report pursuant to this title, or who
25	testifies in any administrative or judicial proceeding arising from such
26	report shall be immune from any civil or criminal liability on account
27	of such report or testimony, except for liability for perjury, unless
28	such person was grossly negligent or acted in bad faith or with mali-
29	cious purpose.
30	5. Any physician, surgeon, or psychotherapist shall not be required to
31	file a report pursuant to this section if all the following conditions
32	are met:
33	(a) such physician, surgeon, or psychotherapist has been told by an
34	elder or dependent adult that he or she has experienced behavior consti-
35	tuting physical abuse, abandonment, isolation, financial abuse, or
36	neglect;
37	(b) such physician, surgeon, or psychotherapist is not aware of any
38	independent evidence that corroborates the statement that abuse has
39	occurred;
40	(c) the elder or dependent adult has been diagnosed with a mental
41	illness or dementia, or is the subject of a court ordered conservator-
42	ship because of mental illness or dementia; and
43	(d) in the exercise of clinical judgment, such physician, surgeon, or
44	psychotherapist reasonably believes that such abuse did not occur.
45	6. In a long-term care facility, a person who otherwise would have
46	been required to report abuse pursuant to this section, shall not be
47	required to file a report if the following conditions are met:
48	(a) such person is aware that there is a proper plan of care;
49	(b) such person is aware that the plan of care was properly provided
50	or executed;
51	(c) a physical, mental, or medical injury occurred as a result of care
52	provided pursuant to paragraph (a) or (b) of this subdivision; and
53	(d) such person reasonably believes that the injury was not the result
54	of abuse.
55	7.(a) Any individual specified in subdivision one of this section who
56	has knowledge of, or reasonably suspects that, types of elder or depend-

1 2

3

4

5 6

7

8

9

10

11

12

13

14

15 16

17

18

ent adult abuse for which reports are not mandated have been inflicted upon an elder or dependent adult or that his or her emotional well-being is endangered in any other way, may report the known or suspected instance of abuse. (b) If the suspected or alleged abuse occurred in a long-term care facility other than a state mental health hospital or a state developmental center, the report may be made to the commissioner of the office of children and family services. (c) If the suspected or alleged abuse occurred in a state mental health hospital or a state developmental center, the report may be made to the office of mental health or the office for people with developmental disabilities. (d) If the suspected or alleged abuse occurred in a place other than a place described in paragraph (b) or (c) of this subdivision, the report may be made to the statewide central register. 8. If the conduct involves criminal activity not covered in subdivision five or six of this section, it may be immediately reported to the appropriate law enforcement agency.

19 9. When two or more individuals specified in subdivision one of this 20 section are present and jointly have knowledge or reasonably suspect 21 that types of abuse of an elder or a dependent adult for which a report is or is not mandated have occurred, and when there is agreement among 22 them, the telephone report may be made by a member of the team selected 23 24 by mutual agreement, and a single report may be made and signed by the 25 selected member of the reporting team. Any member who has knowledge that 26 the member designated to report has failed to do so shall thereafter 27 make the report.

10. A telephone report of a known or suspected instance of elder or 28 29 dependent adult abuse shall include the name of the person making the report, the name and age of the elder or dependent adult, the present 30 31 location of the elder or dependent adult, the names and addresses of 32 family members or any other person responsible for the elder or depend-33 ent adult's care, if known, the nature and extent of the elder or dependent adult's condition, the date of the incident, and any other 34 35 information, including information that led that person to suspect elder or dependent adult abuse, requested by the agency receiving the report. 36 37 § 313. Action on reports. 1. The commissioner of the office of chil-38 dren and family services upon receiving a report that an elderly person 39 allegedly is being, or has been, abused, neglected, exploited or abandoned, or is in need of protective services shall cause a prompt and 40 thorough evaluation to be made, through the appropriate local or county 41 42 department of social services to determine the situation relative to the 43 condition of the elderly person and what action and services, if any, are required. The evaluation shall include a visit to the named elderly 44 45 person and consultation with those individuals having knowledge of the 46 facts of the particular case. 47 2. Upon probable cause to believe that an individual covered by this

47 2. Upon probable cause to believe that an individual covered by this 48 title is being abused, maltreated or neglected, a representative of the 49 local or county department of social services, accompanied by a law 49 enforcement officer, may enter a premises, after obtaining a court order 50 and announcing their authority and purpose. 52 3. Upon completion of the evaluation of each case, written findings 53 ehall be prepared which shall include recorrected action and a determined 54 be prepared which shall include recorrected action and a determined

53 shall be prepared which shall include recommended action and a determi-54 nation of whether protective services are needed.

55 <u>4. Each local or county department of social services shall maintain a</u> 56 <u>registry of the reports received, the evaluation and findings and the</u>

-	
1	actions recommended, and shall furnish copies of such data to the office
2	of children and family services for a statewide register.
3	5. Neither the original report nor the evaluation report of the local
4	or county department of social services shall be deemed a public record.
5	The name of the person making the original report or any person
6	mentioned in such report shall not be disclosed unless the person making
7	the original report specifically requests such disclosure or unless a
8	judicial proceeding results therefrom.
9	§ 314. Judicial review. 1. If it is determined that an elderly person
10	is in need of protective services, the local or county department of
11	social services shall furnish the necessary services, provided the
12	elderly person consents.
13	2. If an elderly person does not consent to the receipt of reasonable
14	and necessary protective services, or if such person withdraws the
15	consent, such services shall not be provided or continued, except that
16	if the commissioner of the office of children and family services has
17	reason to believe that such elderly person is at risk of serious harm
18	and lacks capacity to consent, he or she may proceed to petition for an
19	order for short-term involuntary protective services pursuant to section
20	four hundred seventy-three-a of this chapter.
21	3. If the caretaker of an elderly person who has consented to the
22	receipt of reasonable and necessary protective services refuses to allow
23	the provision of such services to such elderly person, the commissioner
24	of the office of children and family services may petition the supreme
25	court or the surrogate's court for an order enjoining the caretaker from
26	interfering with the provision of protective services to the elderly
27	person. The petition shall allege specific facts sufficient to show that
28	the elderly person is in need of protective services and consents to
29	their provision and that the caretaker refuses to allow the provision of
30	such services. If the judge finds that the elderly person is in need of
31	such services and has been prevented by the caretaker from receiving the
32	same, the judge may issue an order enjoining the caretaker from inter-
33 24	fering with the provision of protective services to the elderly person. § 315. Authority of office of children and family services. 1. Every
34 25	
35	person, department, agency or commission authorized to carry out the
36	duties enumerated in this title shall have access to all relevant
37 38	records, except that records which are confidential to an elderly person shall only be disclosed with the written consent of the elderly person
30 39	shall only be disclosed with the written consent of the elderly person or his or her representative. The authority of the office of children
40	and family services under this title shall include, but not be limited
40 41	to, the right to initiate or otherwise take those actions necessary to
41 42	assure the health, safety and welfare of any elderly person, subject to
42 43	any specific requirement for individual consent, and the right to
43 44	authorize the transfer of an elderly person from an adult care facility,
45	intermediate or residential health care facility, nursing home, or
46	hospital.
40 47	<u>2. The office of children and family services, within ten calendar</u>
48	days of the referral of any cases for the provision of protective
49	services, shall furnish the local or county department of social
49 50	services, shall lumish the local of county department of social services a written report outlining the intended plan of services. The
51	local or county department of social services shall have the right to
52	comment on the proposed plan.
53	§ 316. Assistance of other agencies. In performing the duties set
54	forth in this title, the local or county department of social services
55	

ate state departments, agencies and commissions and local health direc-1 2 tors. 3 § 317. Review. Subsequent to the authorization for the provision of reasonable and necessary protective services, the office of children and 4 5 family services shall initiate a review of each case within forty-five б days, to determine whether continuation of, or modification in, the services provided is warranted. A decision to continue the provision of 7 8 such services should be made in concert with appropriate personnel from 9 other involved state and local groups, agencies and departments, and 10 shall comply with the consent provisions of this title. Reevaluations of 11 each such case shall be made every ninety days thereafter. The office of children and family services shall advise the appropriate local or coun-12 13 ty department of social services of the decisions relative to continua-14 tion of protective services for each such elderly person. § 318. Costs for providing protective services. Prior to implementa-15 16 tion of any protective services, an evaluation shall be undertaken by 17 the office of children and family services pursuant to regulations which 18 shall be adopted by the commissioner of the office of children and family services regarding the elderly person's financial capability for 19 20 paying for the protective services. If the person is so able, procedures 21 for the reimbursement for the costs of providing the needed protective services should be initiated. If it is determined that the person is not 22 financially capable of paying for such needed services, the services 23 shall be provided in accordance with policies and procedures established 24 by the commissioner of the office of children and family services for 25 26 the provision of social services benefits under such circumstances. 27 § 319. Abuse of duties of caretaker. If as a result of any investi-28 gation initiated under the provisions of this title, a determination is 29 made that a caretaker or other person has abused, neglected, exploited 30 or abandoned an elderly person, such information shall be referred in writing to the attorney general or his or her designee, and the district 31 32 attorney in the county in which the abuse, neglect, exploitation or 33 abandonment is believed to have occurred which shall conduct such further investigation, if any is deemed necessary and shall determine 34 35 whether criminal proceedings should be initiated against such caretaker 36 or other person, in accordance with applicable state law. 37 § 320. Statewide central register of elderly abuse. 1. There shall be 38 established in the office of children and family services a statewide 39 central register of elderly abuse reports made pursuant to this title. 2. The central register shall be capable of receiving oral and elec-40 41 tronic reports of elderly abuse, neglect, exploitation or abandonment 42 and of immediately identifying prior reports of elderly abuse, neglect, 43 exploitation or abandonment and capable of monitoring the provision of 44 elderly protective services twenty-four hours a day, seven days a week. 45 To effectuate this purpose, but subject to the provisions of the appro-46 priate local plan for the provision of elderly protective services, 47 there shall be a single statewide telephone number that all persons, 48 whether mandated by law or not, may use to report cases of suspected elderly abuse, neglect, exploitation or abandonment and that all persons 49 so authorized by this title may use for determining the existence of 50 51 prior reports in order to evaluate the condition or circumstances of the elderly person before them. Such oral reports shall be immediately 52 53 transmitted orally or electronically by the office of children and fami-54 ly services to the appropriate local elderly protective service. If the 55 records indicate a previous report concerning a subject of the report, 56 other persons named in the report or other pertinent information, the

1	appropriate local elderly protective service shall be immediately noti-
2	fied of the fact.
3	3. The central register shall include but not be limited to the
4	following information: all the information in the written report; a
5	record of the final disposition of the report, including services
6	offered and services accepted; the plan for rehabilitative treatment;
7	the names and identifying data, dates and circumstances of any person
8	requesting or receiving information from the register; and any other
9	information which the commissioner of the office of children and family
10	services believes might be helpful in the furtherance of the purposes of
11	this chapter.
12	4. Reports made pursuant to this title as well as any other informa-
13	tion obtained, reports written or photographs taken concerning such
14	reports in the possession of the office of children and family services
15	or local departments shall be confidential and shall only be made avail-
16	able to (a) a physician who has before him or her an elderly person whom
17	he or she reasonably suspects may be abused, neglected, exploited or
18	abandoned; (b) a person authorized to place an elderly person in protec-
19	tive custody when such person has before him or her an elderly person
20	whom he or she reasonably suspects may be abused, neglected, exploited
21	or abandoned and such person requires the information in the record to
22	determine whether to place the elderly person in protective custody; (c)
23	a duly authorized agency having the responsibility for the care or
24	supervision of an elderly person who is reported to the central register
25	of elderly abuse; (d) any person who is the subject of the report or
26	other persons named in the report; (e) a court, upon a finding that the
27	information in the record is necessary for the determination of an issue
28	before the court; (f) a grand jury, upon a finding that the information
29	in the record is necessary for the determination of charges before the
30	grand jury; (g) any appropriate state legislative committee responsible
31	for elderly protective legislation and any temporary state commission
32	having the powers of a legislative committee and having the power to
33	review such legislation and make recommendations thereon to the governor
34	and legislature; (h) any person engaged in a bona fide research purpose,
35	provided, however, that no information identifying the subjects of the
36	report or other persons named in the report shall be made available to
37	the researcher unless it is absolutely essential to the research purpose
38	and the office of children and family services gives prior approval; (i)
39	authorized agencies and the office for the aging. However, no informa-
40	tion may be released unless the person or official's identity is
41	confirmed by the department and the released information states whether
42	the report is "indicated" or "under investigation," whichever the case
43	may be. A person given access to the names or other information identi-
44	fying the subjects of the report or other persons named in the report,
45	except the subject of the report or other persons named in the report,
46	shall not divulge or make public such identifying information unless he
47	or she is a district attorney or other law enforcement official and the
48	purpose is to initiate court action.
49	5. Unless an investigation of a report conducted pursuant to this
50	title determines that there is some credible evidence of the alleged
51	abuse, neglect, exploitation or abandonment, all information identifying
52	the subjects of the report and other persons named in the report shall
53	be expunged from the central register and from the records of all local
54	elderly protective services forthwith.
55	6. In all other cases, the record of the report to the central regis-
56	ter shall be expunded no later than ten years after the death of the
50	to phate be expanded no racer chain cen years arcer the death or the

8

elderly person. In any case and at any time, the commissioner of the 1 2 office of children and family services may amend or expunge any record upon good cause shown and notice to the subjects of the report and other 3 4 persons named in the report. 5 7. At any time, a subject of a report and other persons named in the б report may receive, upon request, a copy of all information contained in 7 the central register; provided, however, that the commissioner of the 8 office of children and family services is authorized to prohibit the 9 release of data that would identify the person who made the report or 10 who cooperated in a subsequent investigation, which he or she reasonably 11 finds will be detrimental to the safety or interests of such person. 8. At any time subsequent to the completion of the investigation but 12 13 in no event later than ninety days after the subject of the report is 14 notified that the report is indicated the subject may request the commissioner of the office of children and family services to amend or 15 16 expunge the record of the report. If the commissioner of the office of 17 children and family services does not amend or expunge the report within ninety days of receiving such request, the subject shall have the right 18 to a fair hearing to determine whether the record of the report in the 19 20 central register should be amended or expunged on the grounds that it is 21 inaccurate or it is being maintained in a manner inconsistent with this title. The appropriate local elderly protective service shall be given 22 notice of the fair hearing. The burden of proof in such hearing shall be 23 on the office of children and family services and appropriate local 24 25 elderly protective service. In such hearings, the fact that there was a 26 court finding of abuse, neglect, exploitation or abandonment shall be 27 presumptive evidence that the report was substantiated. The commissioner of the office of children and family services or his or her designated 28 29 agent is hereby authorized and empowered to make any appropriate order 30 respecting the amendment or expungement of the record to make it accu-31 rate or consistent with the requirements of this title. 32 9. Written notice of any expungement or amendment of any record, made 33 pursuant to the provisions of this title, shall be served upon each subject of such record, other persons named in the report and the appro-34 priate local elderly protective service. The latter, upon receipt of 35 36 such notice, shall take the appropriate similar action in regard to the 37 local elderly abuse register and inform, for the same purpose, any other 38 agency which received such record pursuant to this title. 39 10. Any person who willfully permits and any person who encourages the 40 release of any data and information contained in the central register to 41 persons or agencies not permitted by this title shall be guilty of a 42 class A misdemeanor. 2. The sum of six hundred thousand dollars (\$600,000), or so much 43 S 44 thereof as may be necessary, is hereby appropriated to the office of 45 children and family services out of any moneys in the state treasury in 46 the general fund to the credit of the state purposes account not other-47 wise appropriated, for its expenses, including personal service, mainte-48 nance and operation in carrying out the provisions of this act. Such 49 moneys shall be payable on the audit and warrant of the comptroller on vouchers certified or approved by the commissioner of the office of 50 51 children and family services or his or her designee, in the manner 52 prescribed by law. 53 § 3. This act shall take effect on the one hundred twentieth day after 54 it shall have become a law, except that any rules and regulations neces-55 sary for the timely implementation of this act on its effective date 56 shall be promulgated on or before such date.