STATE OF NEW YORK

7161

IN SENATE

January 10, 2020

Introduced by Sen. HOYLMAN -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the public health law and the executive law, in relation to HIV post-exposure prophylaxis and other health care services for sexual assault victims; and to amend a chapter of the laws of 2019, amending the public health law and the executive law relating to HIV post-exposure prophylaxis and other health care services for sexual assault victims, as proposed in legislative bills numbers S. 2279-A and A. 1204-A in relation to the effectiveness thereof

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

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Section 1. Subdivision 1 of section 2805-i of the public health law, as amended by section 1 of part HH of chapter 57 of the laws of 2018, paragraph (c) as amended by a chapter of the laws of 2019, amending the public health law and the executive law relating to HIV post-exposure prophylaxis and other health care services for sexual assault victims, as proposed in legislative bills numbers S. 2279-A and A. 1204-A, is amended to read as follows:

- 1. Every hospital providing treatment to alleged victims of a sexual offense shall be responsible for:
- (a) maintaining sexual offense evidence and the chain of custody as 11 provided in subdivision two of this section;
- (b) informing sexual offense victims of the availability of rape 13 crisis and local victim assistance organizations, if any, in the geographic area served by the hospital, and contacting a rape crisis or 14 local victim assistance organization[, if any, providing victim assistance to the geographic area served by that hospital | to establish the coordination of non-medical services to sexual offense victims who request such coordination and services;
- 19 (c) offering and making available appropriate HIV post-exposure treat-20 ment therapies; including a [full regimen] seven day starter pack of HIV post-exposure prophylaxis for a person eighteen years of age or older, 22 or the full regimen of HIV post-exposure prophylaxis for a person less 23 than eighteen years of age, in cases where it has been determined,

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

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accordance with guidelines issued by the commissioner, that a significant exposure to HIV has occurred, and informing the victim that payment assistance for such therapies and other crime related expenses may be available from the office of victim services pursuant to the provisions of article twenty-two of the executive law. With the consent of the victim of a sexual assault, the hospital emergency room department shall provide or arrange for an appointment for medical follow-up related to HIV post-exposure prophylaxis and other care as appropriate[and inform the victim that payment assistance for such care may be available from the office of victim services pursuant to the provisions of article twenty-two of the executive law]; and

- (d) ensuring sexual assault survivors are not billed for sexual assault forensic exams and are notified orally and in writing of the option to decline to provide private health insurance information and have the office of victim services reimburse the hospital for the exam pursuant to subdivision thirteen of section six hundred thirty-one of the executive law.
- § 2. Subdivision 1 of section 201 of the public health law is amended by adding a new paragraph (x) to read as follows:
- (x) produce an annual report analyzing the costs related to the sexual assault examination direct reimbursement program as created under subdivision thirteen of section six hundred thirty-one of the executive law and provide such report to the office of victim services on or before September first of each year. Such report shall be provided to the governor, temporary president of the senate and the speaker of the assembly.
- § 3. Subdivision 13 of section 631 of the executive law, as amended by a chapter of the laws of 2019, amending the public health law and the executive law relating to HIV post-exposure prophylaxis and other health care services for sexual assault victims, as proposed in legislative bills numbers S. 2279-A and A. 1204-A, is amended to read as follows:
- 13. (a) Notwithstanding any other provision of law, rule, or regulation to the contrary, when any New York state accredited hospital, accredited sexual assault examiner program, or licensed health care provider furnishes services to any sexual assault survivor, including but not limited to a health care forensic examination in accordance with the sex offense evidence collection protocol and standards established by the department of health, such hospital, sexual assault examiner program, or licensed healthcare provider shall provide such services to the person without charge and shall bill the office directly. The office, in consultation with the department of health, shall define the specific services to be covered by the sexual assault forensic exam reimbursement fee, which must include at a minimum forensic examiner services, hospital or healthcare facility services related to the exam, and any necessary related laboratory tests [and necessary] or pharmaceuticals; including but not limited to HIV post-exposure prophylaxis provided by a hospital emergency room at the time of the forensic rape examination pursuant to paragraph (c) of subdivision one of section twenty-eight hundred five-i of the public health law. [Follow-up] For a person eighteen years of age or older, follow-up HIV post-exposure prophylaxis costs shall continue to be [billed by the health care 52 provider to the office directly and reimbursed [by the according to 53 <u>established</u> office [directly] procedure. The office, in consultation 54 with the department of health, shall also generate the necessary regu-55 lations and forms for the direct reimbursement procedure.

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(b) The rate for reimbursement shall be the amount of itemized 1 charges, to be reimbursed at the Medicaid rate and which shall cumulatively not [exceeding] exceed (1) eight hundred dollars[, provided, 3 however, the office shall, in consultation] for an exam of a sexual 4 assault survivor where no sexual offense evidence collection kit is used; (2) one thousand two hundred dollars for an exam of a sexual 7 assault survivor where a sexual offense evidence collection kit is used; 8 (3) one thousand five hundred dollars for an exam of a sexual assault 9 survivor who is eighteen years of age or older, with or without the use 10 of a sexual offense evidence collection kit, and with the provision of a 11 necessary HIV post-exposure prophylaxis seven day starter pack; and (4) two thousand five hundred dollars for an exam of a sexual assault survi-12 13 vor who is less than eighteen years of age, with or without the use of a 14 sexual offense evidence collection kit, and with the provision of the 15 full regimen of necessary HIV post-exposure prophylaxis [with the 16 department of health, annually review and determine if a higher rate for 17 reimburgement for itemized charges exceeding eight hundred dollars is feasible and appropriate based on the actual cost of reimbursable 18 expenses, and adjust such rate for reimbursement accordingly]. 19 The hospital, sexual assault examiner program, or licensed health care 20 21 provider must accept this fee as payment in full for these specified 22 services. No additional billing of the survivor for said services is permissible. A sexual assault survivor may voluntarily assign any 23 24 private insurance benefits to which she or he is entitled for the healthcare forensic examination, in which case the hospital or health-25 26 care provider may not charge the office; provided, however, in the event 27 the sexual assault survivor assigns any private health insurance bene-28 fit, such coverage shall not be subject to annual deductibles or coinsu-29 rance or balance billing by the hospital, sexual assault examiner 30 program or licensed health care provider. A hospital, sexual assault 31 examiner program or licensed health care provider shall, at the time of 32 the initial visit, request assignment of any private health insurance benefits to which the sexual assault survivor is entitled on a form 33 prescribed by the office; provided, however, such sexual assault survi-34 35 vor shall be advised orally and in writing that he or she may decline to 36 provide such information regarding private health insurance benefits if 37 he or she believes that the provision of such information would substan-38 tially interfere with his or her personal privacy or safety and in such event, the sexual assault forensic exam fee shall be paid by the office. 39 Such sexual assault survivor shall also be advised that providing such 40 41 information may provide additional resources to pay for services to 42 other sexual assault victims. Such sexual assault survivor shall also be advised that the direct reimbursement program established by this 43 subdivision does not automatically make them eligible for any other 44 compensation benefits available from the office including, but not 45 46 limited to, reimbursement for mental health counseling expenses, relo-47 cation expenses, and loss of earnings, and that such compensation bene-48 fits may only be made available to them should the sexual assault survi-49 vor or other person eligible to file pursuant to section six hundred twenty-four of this article, file a compensation application with the 50 51 office. If he or she declines to provide such health insurance informa-52 tion, he or she shall indicate such decision on the form provided by the 53 hospital, sexual assault examiner program or licensed health care provider, which form shall be prescribed by the office. 54 55

55 § 4. Section 3 of a chapter of the laws of 2019, amending the public 56 health law and the executive law relating to HIV post-exposure prophyS. 7161 4

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1 laxis and other health care services for sexual assault victims, as
2 proposed in legislative bills numbers S. 2279-A and A. 1204-A, is
3 amended to read as follows:

- § 3. This act shall take effect on the one hundred eightieth day after it shall have become a law <u>and apply to all claims filed on or after such date</u>; provided that effective immediately, the commissioner of health and the director of the office of victim services shall make regulations and take other action necessary to implement this act on such date.
- 10 § 5. This act shall take effect immediately, provided, however, that sections one, two and three of this act take effect on the same date and in the same manner as a chapter of the laws of 2019, amending the public health law and the executive law relating to HIV post-exposure prophylaxis and other health care services for sexual assault victims, as proposed in legislative bills numbers S. 2279-A and A. 1204-A, takes effect.