## STATE OF NEW YORK

168

2021-2022 Regular Sessions

## IN ASSEMBLY

## (Prefiled)

January 6, 2021

Introduced by M. of A. GOTTFRIED, WEPRIN, SIMON, DICKENS, DE LA ROSA, ABINANTI, LAVINE, PEOPLES-STOKES, AUBRY, PICHARDO, STECK, COOK, WALLACE, WILLIAMS, DAVILA, BICHOTTE, TAYLOR, NIOU, MONTESANO, BARRON, McDONOUGH, FERNANDEZ, SAYEGH, DARLING -- Multi-Sponsored by -- M. of A. DeSTEFANO -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to health facilities and services in correctional facilities

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

1 Section 1. Subdivision 1 of section 2801 of the public health law, as 2 amended by section 1 of part Z of chapter 57 of the laws of 2019, is 3 amended to read as follows:

1. "Hospital" means a facility or institution engaged principally in providing services by or under the supervision of a physician or, in the 6 case of a dental clinic or dental dispensary, of a dentist, or, in the case of a midwifery birth center, of a midwife, for the prevention, 7 diagnosis or treatment of human disease, pain, injury, deformity or 9 physical condition, including, but not limited to, a general hospital, 10 public health center, diagnostic center, treatment center, dental clinic, dental dispensary, rehabilitation center other than a facility used 11 solely for vocational rehabilitation, nursing home, tuberculosis hospi-12 tal, chronic disease hospital, maternity hospital, midwifery birth 13 center, lying-in-asylum, out-patient department, out-patient lodge, 14 15 dispensary, correctional health care facility and a laboratory or 16 central service facility serving one or more such institutions, but the 17 term hospital shall not include an institution, sanitarium or other 18 facility engaged principally in providing services for the prevention, 19 diagnosis or treatment of mental disability and which is subject to the 20 powers of visitation, examination, inspection and investigation of the 21 department of mental hygiene except for those distinct parts of such a

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

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facility which provide hospital service. The provisions of this article shall not apply to a facility or institution engaged principally in 3 providing services by or under the supervision of the bona fide members and adherents of a recognized religious organization whose teachings include reliance on spiritual means through prayer alone for healing in the practice of the religion of such organization and where services are 7 provided in accordance with those teachings. No provision of this article or any other provision of law shall be construed to: (a) limit the 9 volume of mental health, substance use disorder services or develop-10 mental disability services that can be provided by a provider of primary 11 care services licensed under this article and authorized to provide integrated services in accordance with regulations issued by the commis-12 13 sioner in consultation with the commissioner of the office of mental 14 health, the commissioner of the office of [alcoholism and substance abuse] addiction services and supports and the commissioner of the 15 16 office for people with developmental disabilities, including regulations issued pursuant to subdivision seven of section three hundred sixty-17 18 five-1 of the social services law or part L of chapter fifty-six of the 19 laws of two thousand twelve; (b) require a provider licensed pursuant to 20 article thirty-one of the mental hygiene law or certified pursuant to 21 article sixteen or article thirty-two of the mental hygiene law to obtain an operating certificate from the department if such provider has 22 been authorized to provide integrated services in accordance with regu-23 lations issued by the commissioner in consultation with the commissioner 24 25 of the office of mental health, the commissioner of the office of [also-26 holism and substance abuse addiction services and supports and the 27 commissioner of the office for people with developmental disabilities, including regulations issued pursuant to subdivision seven of section 28 29 three hundred sixty-five-1 of the social services law or part L of chap-30 ter fifty-six of the laws of two thousand twelve. 31

- § 2. Section 2801 of the public health law is amended by adding a new subdivision 12 to read as follows:
- 12. "Correctional health care facility" means a facility or part of a facility providing health care services to persons confined in a correctional facility or local correctional facility, that is operated by, operated under contract with or supervised by the department of corrections and community supervision, by a county or the city of New York or by a correctional facility or local correctional facility. As used in this subdivision, "correctional facility" and "local correctional facility" shall have the same meaning as in section two of the correction law, except that the exclusion of certain facilities under paragraph (b) of subdivision four of that section shall not apply.
- § 3. Section 2803 of the public health law is amended by adding a new subdivision 13 to read as follows:
- 13. (a) The commissioner, in consultation with the commissioner of corrections and community supervision, representatives of local correctional facilities, the commissioner of mental health and the commissioner of addiction services and supports, shall make regulations relating to correctional health care facilities, including, but not limited to, their establishment, construction, and operation, considering the standards of state and national organizations knowledgeable in correctional health care services.
- 53 (b) A correctional health care facility in operation on the effective 54 date of this subdivision may continue to operate for two years after 55 such date regardless of whether it is has been established under this 56 section.

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§ 4. Subdivision 26 of section 206 of the public health law, as amended by section 127-t of subpart B of part C of chapter 62 of the laws of 2011, is amended to read as follows:

4 26. The commissioner is hereby authorized and directed to review any policy or practice instituted in facilities operated by the department of corrections and community supervision, and in all local correctional 7 facilities, as defined in subdivision sixteen of section two of the correction law, regarding [human immunodeficiency virus (HIV), acquired immunodeficiency syndrome (AIDS), and hepatitis C (HCV) health care 9 services provided to persons confined in the facility, including the 10 prevention of [the transmission] infection or disease [of HIV and HCV 11 and the treatment of AIDS, HIV and HCV among inmates]. Such review shall 12 13 be performed annually and shall focus on whether such [HIV, AIDS or HCV] 14 policy or practice is consistent with current, generally accepted 15 medical standards and procedures used [to prevent the transmission of 16 HIV and HCV and to treat AIDS, HIV and HCV among in relation to the general public. In performing such reviews, in order to determine the 17 quality and adequacy of care and treatment provided, department person-18 19 nel are authorized to enter correctional facilities and inspect policy 20 and procedure manuals and medical protocols, interview health services 21 providers and inmate-patients, review medical grievances, and inspect a representative sample of medical records of inmates [known to be 22 infested with HIV or HCV or have AIDS]. Prior to initiating a review of 23 a correctional system, the commissioner shall inform the public, includ-24 25 ing patients, their families and patient advocates, of the scheduled 26 review and invite them to provide the commissioner with relevant infor-27 mation. Upon the completion of such review, the department shall, in writing, approve such policy or practice as instituted in facilities 28 29 operated by the department of corrections and community supervision, and 30 in any local correctional facility, or, based on specific, written 31 recommendations, direct the department of corrections and community 32 supervision, or the authority responsible for the provision of medical 33 care to inmates in local correctional facilities to prepare and imple-34 ment a corrective plan to address deficiencies in areas where such poli-35 cy or practice fails to conform to current, generally accepted medical 36 standards and procedures. The commissioner shall monitor the implemen-37 tation of such corrective plans and shall conduct such further reviews 38 as the commissioner deems necessary to ensure that identified deficien-39 cies in [HIV, AIDS and HCV] policies and practices are corrected. All written reports pertaining to reviews provided for in this subdivision 40 41 shall be maintained, under such conditions as the commissioner shall prescribe, as public information [available for public inspection] and 43 shall be posted on the department's website in searchable and downloada-44 ble form; provided that patient individual identifying information shall 45 be kept confidential by the commissioner. This subdivision shall not 46 diminish any other authority or jurisdiction of the commissioner.

§ 5. This act shall take effect one year after it shall have become a law. Effective immediately, the commissioners of health, corrections and community supervision, mental health, and addiction services and supports shall promulgate rules and regulations and take other actions reasonably necessary prior to such effective date necessary to implement the provisions of this act.