STATE OF NEW YORK

6991--A

2021-2022 Regular Sessions

IN SENATE

May 21, 2021

Introduced by Sens. RIVERA, BIAGGI, BROUK, HOYLMAN, KRUEGER, MYRIE, SALAZAR, SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- recommitted to the Committee on Health in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law and the education law, in relation to strengthening protections for patients regarding sexual misconduct by medical providers

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

Section 1. Subparagraph (ii) of paragraph (a) of subdivision 10 of section 230 of the public health law, as amended by chapter 558 of the laws of 1994, is amended to read as follows:

(ii) If the investigation of cases referred to an investigation committee involves issues of clinical practice, medical experts, shall 6 be consulted. Experts may be made available by the state medical society 7 of the state of New York, by county medical societies and specialty societies, and by New York state medical associations dedicated to the advancement of non-conventional medical treatments. <u>Medical experts</u> 10 shall disclose any conflicts of interest including but not limited to 11 shared alma mater, hometown, residence, or relationships, that connects 12 or establishes a bond between such medical expert and the licensee in order to preclude any favorable bias prior to assisting in an investi-13 gation. A medical expert shall not be consulted if such medical expert 14 15 is under investigation, has an administrative warning, or is on 16 probation, and such medical expert shall be dismissed from consulting 17 duties if such medical expert becomes the subject of an investigation, 18 receives an administrative warning, or is put on probation during such 19 experts term of consultation. Any information obtained by medical 20 experts in consultations, including the names of licensees or patients,

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

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shall be confidential and shall not be disclosed except as otherwise authorized or required by law.

- § 2. Paragraph (a) of subdivision 10 of section 230 of the public health law, as amended by chapter 866 of the laws of 1980, is amended to read as follows:
- (a) Investigation. The board for professional medical conduct, by a committee on professional conduct, may investigate on its own any suspected professional misconduct, and shall investigate each complaint received regardless of the source. The results of the investigation and an objective summary statement produced by the investigator along with a recommendation shall be referred to the director of the office of professional medical conduct. If the director of the office of professional medical conduct, after consultation with a professional member of the board for professional medical conduct, determines that a hearing is warranted he shall direct counsel to prepare the charges within fifteen days thereafter. If it is determined by the director that the complaint involves a question of professional expertise then such director may seek, and if so shall obtain, the concurrence of at least two members of a panel of three members of the state board for professional medical conduct.
- § 3. Section 230 of the public health law is amended by adding a new subdivision 6-a to read as follows:
- 6-a. (a) The board shall adopt a zero-tolerance policy for sexual misconduct and the office of professional medical conduct shall publish such policy and make it publicly available on its website. Such policy shall include a statement that a patient cannot consent to any sexual conduct or activity with such patient's treating physician.
- (b) The board shall institute semi-annual training or in-service workshops on sexual misconduct and sexual harassment for the office of professional medical conduct staff, including investigators, medical experts, the division of legal affairs, and the board. The board shall provide comprehensive orientation and training on sexual misconduct and sexual harassment issues utilizing expert speakers, physicians, representatives from the office of the attorney general, crisis intervention centers, and related community programs.
- § 4. The public health law is amended by adding a new section 2803-bb to read as follows:
- § 2803-bb. Protection of patients from sexual misconduct. 1. The principles enunciated in subdivision three of this section are declared to be the public policy of the state and a copy of such statement of rights and responsibilities shall be posted conspicuously in a public place in each hospital covered hereunder.
- 2. The commissioner shall require that every hospital, as defined in subdivision one of section twenty-eight hundred one of this article, shall adopt and make public a statement of the rights and responsibilities regarding protection of the patients from sexual misconduct who are receiving care in such hospitals, and shall treat such patients in accordance with the provisions of such statement.
- 49 3. Said statement of rights and responsibilities regarding protection 50 from sexual misconduct shall include, but not be limited to the follow-51 ing:
 - a. Every patient shall have the right to request the presence of a family member or third-party chaperone during a physical examination.
- 54 <u>b. Every patient shall have the right to receive a written statement</u> 55 <u>of the right to request the presence of a family member or third-party</u>

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chaperone during: (1) breast and pelvic examinations of females; and (2) genitalia and rectal examinations of both males and females.

- 4. Each hospital shall give a copy of the statement to each patient at or prior to the time of admission to the hospital, or to the appointed personal representative at the time of appointment. Such statement shall be provided in a document in addition to, and separate from, any other statement of rights and responsibilities required pursuant to the provisions of this chapter. Upon acknowledgment of the statement by the patient, an acceptance or declination of the presence of a chaperone shall be noted in such patient's chart.
- 11 § 5. Section 6530 of the education law is amended by adding a new 12 subdivision 51 to read as follows:
 - 51. Sexual impropriety, including but not limited to behavior, gestures, or expressions that are sexually suggestive, disrespectful of patient privacy, or sexually demeaning to a patient, physical sexual contact between a licensee and patient or engaging in any conduct with a patient that is sexual or may be reasonably interpreted as sexual, or any examination of the breasts or genitals without appropriate consent from a patient or surrogate.
- 20 § 6. The education law is amended by adding a new section 6523-a to 21 read as follows:
 - § 6523-a. Additional duties of the state board for medicine. In addition to any other duties of the state board for medicine provided for in law, such board shall query information from the United States department of health and human services national practitioner data bank upon an initial request for licensure by an applicant pursuant to section sixty-five hundred twenty-four of this article. If such query returns any instance of professional misconduct by the applicant, the board shall consider both the severity of the misconduct alone and in relation to the probability of such misconduct recurring upon licensure when determining whether an application for licensure shall be denied or whether to grant the applicant a hearing regarding such instance of professional misconduct.
- § 7. This act shall take effect on the ninetieth day after it shall have become a law provided, however, that the amendments to paragraph (a) of subdivision 10 of section 230 of the public health law made by section one of this act shall be subject to the expiration and reversion of such paragraph pursuant to section 5 of chapter 426 of the laws of 1983, as amended, when upon such date the provisions of section two of this act shall take effect. Effective immediately, the addition, amend-ment and/or repeal of any rule or regulation necessary for the imple-mentation of this act on its effective date are authorized and directed to be made and completed on or before such effective date.