5076--A

2021-2022 Regular Sessions

IN ASSEMBLY

February 10, 2021

Introduced by M. of A. SOLAGES, BICHOTTE HERMELYN -- read once and referred to the Committee on Health -- recommitted to the Committee on Health in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law, in relation to maternal depression screenings

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

Section 1. Subdivision 1 of section 2500-k of the public health law is 1 2 amended by adding a new paragraph (c) to read as follows: 3 (c) "Questionnaire" means an assessment tool administered by a licensed health care professional, to detect maternal depression such as 4 5 the Edinburgh Postnatal Depression Scale, the Postpartum Depression б Screening Scale, the Beck Depression Inventory, the Patient Health Ques-7 tionnaire, or other validated assessment methods as approved by the 8 commissioner. § 2. Subdivisions 3 and 4 of section 2500-k of the public health law, 9 10 subdivision 4 as renumbered by chapter 463 of the laws of 2017, are 11 renumbered subdivisions 4 and 5 and a new subdivision 3 is added to read 12 as follows: 13 3. Maternal depression screenings. (a) Maternal health care providers 14 providing prenatal care at a prenatal visit shall invite each pregnant patient to complete a questionnaire and shall review the completed ques-15 tionnaire in accordance with the formal opinions and recommendations of 16 17 the American College of Obstetricians and Gynecologists. Assessment for 18 maternal depression must be repeated when, in the professional judgment 19 of the maternal health care provider, a reasonable possibility exists 20 that the pregnant patient suffers from maternal depression. 21 (b) Maternal health care providers providing postnatal care to persons 22 who gave birth shall invite each patient to complete a questionnaire and

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

LBD06422-02-2

1	shall review the completed questionnaire in accordance with the formal
2	opinions of the American College of Obstetricians and Gynecologists.
3	Assessment for maternal depression must be repeated when, in the profes-
4	sional judgment of the maternal health care provider, a reasonable
5	possibility exists that the pregnant patient suffers from maternal
б	depression.
7	(c) It is recommended that maternal health care providers make the
8	best efforts practicable to contact the person who gave birth within
9	twenty-one days from the date of delivery and use industry practices to
10	detect maternal depression pursuant to this section.
11	(d) Maternal health care providers providing pediatric care to an
12	infant shall invite the infant's mother to complete a questionnaire at
13	any well-child check-up at which the mother is present prior to the
14	infant's first birthday, and shall review the completed questionnaire in
15	accordance with the formal opinions and recommendations of the American
16	College of Obstetricians and Gynecologists, in order to ensure that the
17	health and well-being of the infant is not compromised by an undiagnosed
18	condition of maternal depression in the mother. Assessment for maternal
19	depression must be repeated when, in the professional judgment of the
20	maternal health care provider, a reasonable possibility exists that the
21	<u>pregnant patient suffers from maternal depression.</u>
22	(e) Consent from the mother must be obtained before a maternal health
23	care provider may share results from an assessment with the mother's
24	primary licensed health care professional, unless the mother is deter-
25	mined to present a danger to herself or others.
26	§ 3. This act shall take effect on the one hundred eightieth day after
27	it shall have become a law. Effective immediately, the addition, amend-

it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.