7325--C

2021-2022 Regular Sessions

IN ASSEMBLY

May 5, 2021

- Introduced by M. of A. PEOPLES-STOKES, REYES, OTIS, GALEF -- read once and referred to the Committee on Health -- reported and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -recommitted to the Committee on Ways and Means in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommittee
- AN ACT to amend the public health law, in relation to prevention and screening for elevated lead levels in children

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

Section 1. This act shall be known and may be cited as "Dakota's Law". 2 § 2. Paragraphs (c) and (d) of subdivision 2 of section 1370-a of the 3 public health law, paragraph (c) as amended by section 4 of part A of 4 chapter 58 of the laws of 2009, and paragraph (d) as added by chapter 5 485 of the laws of 1992, are amended and two new paragraphs (e) and (f) 6 are added to read as follows:

7 (c) establish a statewide registry of lead levels of children provided 8 such information is maintained as confidential except for (i) disclosure 9 for medical treatment purposes; (ii) disclosure of non-identifying 10 epidemiological data; and (iii) disclosure of information from such 11 registry to the statewide immunization information system established by 12 section twenty-one hundred sixty-eight of this chapter; [and]

13 (d) develop and implement public education and community outreach 14 programs on lead exposure, detection and risk reduction[-];

15 (e) require primary health care providers to provide the parent or 16 guardian of each child under six years of age anticipatory guidance on 17 lead poisoning prevention as part of routine care, including but not

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

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1	limited to contact information for the state-designated childhood lead
2	poisoning primary prevention program serving their county; and
3	(f) develop and update as necessary, in consultation with the New York
4	state advisory council on lead poisoning prevention, a standardized lead
5	exposure risk assessment questionnaire that shall be available on the
6	department's website for primary health care providers to utilize pursu-
7	ant to subdivision two-a of section thirteen hundred seventy-c of this
8	title.
9	§ 3. Section 1370-c of the public health law is amended by adding a
	new subdivision 2-a to read as follows:
10 11	
	2-a. Every primary health care provider shall conduct a lead exposure risk assessment questionnaire provided by the department for each child
12	
13	who is at least six months of age and continuing until six years of age
14	at each routine well-child visit, or at least annually if a child has
15	not had routine well-child visits.
16	§ 4. Section 1370-d of the public health law, as added by chapter 485
17	of the laws of 1992, is amended to read as follows:
18	§ 1370-d. Lead screening of child care [or], pre-school, pre-kinder-
19	garten or kindergarten enrollees. 1. Except as provided pursuant to
20	regulations of the department, each child care provider, public and
21	private nursery school [and], pre-school, and pre-kindergarten or
22	kindergarten licensed, certified or approved by any state or local agen-
23	cy shall, prior to or within three months after initial enrollment of a
24	child under six years of age, obtain from a parent or guardian of the
25	child evidence that said child has been screened for lead.
26	2. Whenever there exists no evidence of lead screening as provided for
27	in subdivision one of this section or other acceptable evidence of the
28	child's screening for lead, the child care provider, principal, teacher,
29	owner or person in charge of the nursery school [or], pre-school, or
30	pre-kindergarten or kindergarten shall provide the parent or guardian of
31	the child with information on lead poisoning in children and lead
32	poisoning prevention and refer the parent or guardian to a primary care
33	provider or the local health authority.
34	3. (a) If any parent or guardian to such child is unable to obtain
35	lead testing, such person may present such child to the health officer
36	of the county in which the child resides, who shall then perform or
37	arrange for the required screening.
38	(b) The local public health district shall develop and implement a fee
39	schedule for households with incomes in excess of two hundred percent of
40	the federal poverty level for lead screening pursuant to section six
41	hundred six of this chapter, which shall vary depending on patient
42	household income.
43	§ 5. Paragraph (d) of subdivision 8 of section 2168 of the public
44	health law, as amended by chapter 154 of the laws of 2013, subparagraph
45	(i) as amended by chapter 733 of the laws of 2021, is amended to read as
46	follows:
47	(d) The following authorized users shall have access to the statewide
48	immunization information system and the blood lead information in such
49	system and the citywide immunization registry for the purposes stated in
50	this paragraph: (i) schools for the purpose of verifying immunization
51	status for eligibility for admission, for the purpose of confirming a
52	student has been screened for lead when enrolling in child care, pre-
53	school, pre-kindergarten or kindergarten, and for the provision of
54	appropriate educational materials developed by the department pursuant
55	to section thirteen hundred seventy-a of this chapter on the dangers of
56	lead exposure, and the health risks associated with elevated blood lead

levels to the parents or legal guardians of the student with an elevated 1 2 blood lead level, as such term is defined in subdivision six of section thirteen hundred seventy of this chapter, as well as information on 3 programs that may be available to the student and the parents or legal 4 5 guardians of the student, provided that, for every school that has 6 applied for and been granted access to identifiable registrant informa-7 tion pursuant to this subdivision, the department shall make available 8 the capability to batch download sets of immunization records of only 9 those children under their administrative responsibility; (ii) colleges 10 for verifying immunization status for eligibility for admission; (iii) 11 professional and technical schools for verifying immunization status for 12 eligibility for admission; (iv) children's overnight camps and summer 13 day camps for verifying immunization status of children attending camp; 14 (v) third party payer for performing quality assurance, accountability 15 and outreach, relating to enrollees covered by the third party payer; 16 (vi) commissioners of local social services districts with regard to a 17 child in his/her legal custody; (vii) the commissioner of the office of 18 children and family services with regard to children in their legal custody, and for quality assurance and accountability of commissioners 19 20 of local social services districts, care and treatment of children in 21 the custody of commissioners of local social services districts; and 22 (viii) WIC programs for the purposes of verifying immunization and lead 23 testing status for those seeking or receiving services. 24 § 6. This act shall take effect immediately.