STATE OF NEW YORK

5883--A

2021-2022 Regular Sessions

IN SENATE

March 22, 2021

Introduced by Sens. PERSAUD, BROUK -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law, in relation to physician charges for missed appointments by patients

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

1	Section 1. The public health law is amended by adding a new section
2	19-a to read as follows:
3	<u>§ 19-a. Physician charges for missed appointments of patients; limita-</u>
4	tion and disclosure. 1. No physician licensed under article one hundred
5	thirty-one of the education law shall charge any patient a fee or other
б	charge for failing to appear at the appointed time of a scheduled
7	appointment where the physician's office has received notice of a
8	cancellation or a change of the appointment at least one hour in advance
9	of the scheduled appointment.
10	2. In any case where a physician's policy is to charge a fee for
11	missed patient appointments, advance written notice of the terms of such
12	policy shall be prominently posted in the patient waiting room of the
13	physician's office and periodically included with bills mailed to
14	patients. No fee for missed patient appointments may be charged in the
15	absence of such advance written notice being given to the patient. A
16	patient cancellation fee shall be barred if a patient waits longer than
17	one hour after their appointment time and was not seen by a physician. A
18	patient shall be notified if the waiting time is approximately forty-
19	five minutes or more. Furthermore, no cancellation fee shall be charged
20	if a patient arrives on time for their appointment but was not seen by a
21	physician.
22	3. No provision of this section shall be deemed to authorize a physi-
23	cian to charge a fee for missed patient appointments if such charge is

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

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1	otherwise prohibited by law, regulation, rule or practice or deemed to
2	be unethical.
3	4. Notwithstanding any inconsistent provision of this chapter, a
4	physician who is determined, after opportunity for a hearing, to have
5	violated the provisions of this section shall be subject for the first
б	violation to a fine of not more than one thousand dollars nor less than
7	the greater of three times the amount collected, or, if not collected,
8	three times the amount charged, in contravention to any prohibition set
9	forth in this section, and, for each additional violation committed
10	within five years of the date of an immediately preceding violation of
11	this section, to a fine of not more than five thousand dollars nor less
12	than the greater of one thousand dollars or three times the amount
13	collected, or, if not collected, three times the amount charged, in
14	contravention to any prohibition set forth in this section; provided,
15	however, that in no event shall the fine for an individual violation of
16	this section be greater than five thousand dollars. In addition, where
17	the provisions of this section have been violated, the physician shall
18	refund to the patient the amount collected as a fee for a missed patient
19	appointment.
20	§ 2. This act shall take effect on the first of the calendar month
21	next succeeding the sixtieth day after it shall have become a law and
22	shall apply to all appointments scheduled to occur on or after its

- 23 effective date no matter when made.