STATE OF NEW YORK

2226

2023-2024 Regular Sessions

IN SENATE

January 19, 2023

Introduced by Sen. WEBB -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the public health law, in relation to implementing a statewide electronic tracking system for evidence collection kits used to collect and preserve evidence of a sexual assault or other sex offence that are submitted to the custody of law enforcement; and to amend a chapter of the laws of 2022 amending the public health law relating to implementing a statewide electronic tracking system for evidence collection kits used to collect and preserve evidence of a sexual assault or other sex offense, as proposed in legislative bills numbers S. 7867-A and A. 9596-A, in relation to the effectiveness thereof

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

Section 1. Subdivision 8 of section 2805-i of the public health law, 2 as added by a chapter of the laws of 2022 amending the public health law 3 relating to implementing a statewide electronic tracking system for 4 evidence collection kits used to collect and preserve evidence of a sexual assault or other sex offense, as proposed in legislative bills numbers S. 7867-A and A. 9596-A, is amended to read as follows:

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- 8. (a) The division of criminal justice services in consultation with the department, the office of victim services, the division of state police, and the New York State Coalition Against Sexual Assault shall develop [and implement] a statewide electronic tracking system for evidence collection kits used to collect and preserve evidence of a 12 sexual assault or other sex offense that are submitted to the custody of 13 law enforcement. Such statewide electronic tracking system shall not 14 include evidence collection kits not in the custody of law enforcement.
- (b) [The division of criminal justice services shall implement proto-16 gols and administer the statewide electronic tracking system. The divi-17 sion of criminal justice services shall promulgate rules and guidelines

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

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to ensure that [previously untested] sexual assault evidence collection kits that are submitted to the custody of law enforcement are trackable [and are entered into the] on a statewide electronic tracking system developed pursuant to this subdivision, and that survivors are given notice of how they may track their own sexual assault evidence collection kit after it has been submitted to the custody of law enforcement. Any law enforcement agency, [medical provider or] forensic laboratory, or prosecutor that has [in its] taken custody [a previously untested sexual assault] of an evidence collection kit used for a foren-sic medical examination shall comply with the established protocols, rules and guidelines [relating to all such untested sexual assault evidence collection kits. To the extent practicable, in collaboration with rape crisis and local victim assistance organizations, and consist-ent with protesting vistim confidentiality for unreported sexual assaults, a law enforcement agency having sustedy of a previously untested sexual assault evidence collection kit shall take reasonable measures to provide appropriate tracking information to the affected survivor] established by the division of criminal justice services pursuant to this paragraph.

- (c) The statewide electronic tracking system shall:
- (1) Track the location and status of each evidence collection kit [through the criminal justice process, including the initial collection of evidence for the kit in a forensic medical examination performed at a healthcare facility, receipt and storage of the evidence collection kit at a law enforcement agency, receipt and analysis of the evidence collection kit at an accredited crime laboratory, and storage and destruction of the kit after the applicable evidence is analysed] after such kit has been submitted to the custody of law enforcement;
- (2) Allow a [healthcare facility performing a forensic medical examination of a survivor,] law enforcement agency, accredited crime laboratory, prosecutor, employees of the long-term sexual offense evidence storage facility, or any other entity providing a chain of custody for an evidence collection kit, to update and track the status and location of the kits that have been submitted to the custody of law enforcement; and
- (3) Allow a survivor to anonymously track or receive updates regarding the status and location of such survivor's evidence collection kit https://doi.org/10.1001/journal.org/ to the custody of law enforcement.
- (d) No later than January first, two thousand [twenty-four, the department shall require participation in the statewide electronic tracking system established pursuant to this subdivision by all medical providers, law enforcement agencies, forensic laboratories or other persons or entities having custody or use of any sexual assault evidence collection kit in the state. Such entities [twenty-five, any law enforcement agency, accredited crime laboratory, prosecutor, employee of the long-term sexual offense evidence storage facility, or any other entity providing a chain of custody for an evidence collection kit to update and track the status and location of such kit, shall participate in the tracking system and comply with all established protocols, rules and guidelines. A participating entity shall be permitted to access the entity's tracking information through the statewide electronic tracking system.
- 53 (e) Records entered into the tracking system are confidential. 54 Records relating to an evidence collection kit [may] shall be accessed 55 only by[+

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(1) the survivor for whom the evidence collection kit was completed[+ 2

- (2) an employee of an entity described by paragraph (d) of this subdivision for purposes of updating or tracking the status or location of the evidence collection kit].
- (f) The provisions of this subdivision shall apply to all evidence collection kits submitted prior to, on, or after the effective date of this subdivision.
 - (g) For purposes of this section:
- (1) ["previously untested sexual assault evidence collection kit" 10 shall mean an evidence collection kit that has not undergone forensic 11 12 testing;
 - (2) "evidence collection kit" shall mean a human biological specimen or specimens collected by a healthcare provider during a forensic medical examination from the victim of a sexual assault or other sex offense; and
- [(3)] (2) "survivor" shall mean an individual who is the victim of a sexual offense from whom a human biological specimen or specimens 18 collected by a healthcare provider during a forensic medical examination.
- § 2. Section 2 of a chapter of the laws of 2022 amending the public 22 health law relating to implementing a statewide electronic tracking system for evidence collection kits used to collect and preserve evidence of a sexual assault or other sex offense, as proposed in legislative bills numbers S. 7867-A and A. 9596-A, is amended to read as follows:
- § 2. This act shall take effect [immediately] on the one hundred 28 eightieth day after it shall have become a law.
- § 3. This act shall take effect immediately; provided, however, that 29 30 section one of this act shall take effect on the same date and in the same manner as a chapter of the laws of 2022 amending the public health 31 32 law relating to implementing a statewide electronic tracking system for 33 evidence collection kits used to collect and preserve evidence of a 34 sexual assault or other sex offense, as proposed in legislative bills 35 numbers S. 7867-A and A. 9596-A, takes effect.