STATE OF NEW YORK

580--A

2023-2024 Regular Sessions

IN SENATE

January 5, 2023

Introduced by Sens. HOYLMAN-SIGAL, CLEARE, FERNANDEZ, KAVANAGH, MYRIE, SALAZAR, SKOUFIS -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- reported favorably from said committee and committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the social services law, in relation to the provision of and payment for violence prevention programs

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

1 Section 1. The social services law is amended by adding a new section 2 367-x to read as follows: 3 § 367-x. Payment for violence prevention programs. 1. As used in this 4 section, the following terms shall have the following definitions: (a) "Community violence" means intentional acts of interpersonal 5 6 violence committed by individuals who are not intimately related to the 7 victim. 8 (b) "Community violence prevention services" means evidence-informed, 9 trauma-informed, culturally responsive, supportive and non-psychothera-10 peutic services provided by a qualified violence prevention professional 11 for the purpose of promoting improved health outcomes, trauma recovery, 12 and positive behavioral change, preventing injury recidivism and reducing the likelihood that individuals who are victims of community 13 violence will commit or promote violence themselves. "Community violence 14 15 prevention services may include the provision of peer support and coun-16 seling, mentorship, conflict mediation, crisis intervention, targeted 17 case management, referrals to certified or licensed health care profes-18 sionals or social services providers, case management, community and school support services, patient education or screening services to 19 20 victims of community violence.

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

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(c) "Prevention professional" means an individual who works in 1 programs aimed to address specific patient needs, such as suicide 2 prevention, violence prevention, alcohol avoidance, drug avoidance, and 3 4 tobacco prevention. The goal of such individual's work is to reduce the 5 risk of relapse, injury, or re-injury of the patient. 6 (d) "Qualified violence prevention professional" means a prevention 7 professional who meets all of the conditions specified in subdivision 8 five of this section. 2. Within thirty days of the effective date of this section, the 9 10 commissioner shall apply to the federal government for approval of an 11 amendment to the Medicaid state plan to make community violence 12 prevention services available, to the extent permitted by federal law, to any Medicaid beneficiary who has: 13 14 (a) been exposed to community violence, or has a personal history of 15 injury sustained as a result of an act of community violence; and (b) been referred by a certified or licensed health care provider or 16 17 social services provider to receive community violence prevention services from a qualified violence prevention professional, after such 18 provider determines such beneficiary to be at elevated risk of a violent 19 20 injury or retaliation resulting from another act of community violence. 21 3. The commissioner shall seek any federal approvals necessary to 22 implement this section, including, but not limited to, any state plan amendments or federal waivers by the federal Centers for Medicare and 23 Medicaid Services. 24 25 4. Once federal approval has been appplied for, the commissioner, shall, in consultation with violence intervention organizations and 26 27 local community-based and hospital-based violence prevention programs: 28 (a) issue quidance on the use of community violence prevention 29 services for beneficiaries who access these services under the medical 30 assistance program; and (b) determine maximum allowable rates for community violence 31 prevention services based upon the medical assistance program fee-for-32 33 service outpatient rates for the same or similar services, or any other 34 data deemed reliable and relevant by the commissioner. 5. Any prevention professional seeking certification as a qualified 35 36 violence prevention professional shall: 37 (a) complete at least six months of full-time equivalent experience in providing community violence prevention services or youth development 38 39 services through employment, volunteer work or as part of an internship 40 <u>experience;</u> (b) complete a training and certification program approved by the 41 42 department of health for qualified violence prevention professionals, 43 approved in accordance with subdivision six of this section, by a 44 provider approved by the commissioner; 45 (c) complete annually at least four hours of continuing education, by 46 a provider approved by the commissioner, in the field of community 47 violence prevention services; (d) complete prevention professionals training for the population of 48 49 patients with whom they work; and 50 (e) satisfy any other requirements established by the commissioner, for certification as a qualified violence prevention professional. 51 6. Within ninety days of the effective date of this section, the 52 53 department of health shall approve at least one governmental or nongovernmental accrediting body with expertise in community violence 54 prevention services to review and approve training and certification 55 programs for qualified violence prevention professionals. The accredit-56

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1	ing body shall approve programs that such body determines, in its
2	discretion, will adequately prepare individuals to provide community
3	violence prevention services to individuals who are victims of community
4	violence. Such programs shall include at least thirty-five hours of
5	training, collectively addressing all of the following:
б	<u>(a) the profound effects of trauma and violence and the basics of</u>
7	trauma-informed care; and
8	(b) community violence prevention strategies, including, but not
9	limited to, conflict mediation and retaliation prevention related to
10	community violence; case management and advocacy practices; and patient
11	privacy and the federal Health Insurance Portability and Accountability
12	<u>Act of 1996, P.L. 104-191, as amended from time to time, (HIPAA).</u>
13	7. Any entity that employs or contracts with a qualified violence
14	prevention professional to provide community violence prevention
15	services shall:
16	(a) maintain documentation that the qualified violence prevention
17	professional has met all of the conditions described in subdivision six
18	of this section; and
19	(b) ensure that the qualified violence prevention professional is
20	providing community violence prevention services in compliance with any
21	applicable standards of care, rules, regulations and governing law of
22	the state or federal government.
23	8. Nothing in this section shall alter the scope of practice for any
24	health care professional or authorize the delivery of health care
25	services in a setting or in a manner that is not currently authorized.
26	9. This section shall be implemented only to the extent that federal
27	financial participation is available, and any necessary federal
28	approvals have been obtained.
29	§ 2. This act shall take effect immediately.