STATE OF NEW YORK

2445

2023-2024 Regular Sessions

IN ASSEMBLY

January 26, 2023

Introduced by M. of A. HEVESI -- read once and referred to the Committee on Children and Families

AN ACT to amend the social services law, in relation to differential response programs for child protection assessments or investigations

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

Section 1. Subdivision 1 of section 427-a of the social services law, 2 as amended by chapter 45 of the laws of 2011, is amended to read as follows:

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- 1. [Any] Each social services district [may] shall, upon the authorization of the office of children and family services, establish a program that implements differential responses to reports of child abuse and maltreatment. Such programs shall create a family assessment and services track as an alternative means of addressing certain matters otherwise investigated as allegations of child abuse or maltreatment pursuant to this title. Notwithstanding any other provision of law to the contrary, the provisions of this section shall apply only to those 12 cases involving allegations of [abuse or] maltreatment in family 13 settings expressly included in the family assessment and services track 14 of the authorized differential response program[, and only in those 15 social services districts authorized by the office of children and fami-16 ly services to implement a differential response program]. Such cases shall not be subject to the requirements otherwise applicable to cases reported to the statewide central register of child abuse and maltreatment pursuant to this title, except as set forth in this section.
- 20 § 2. The opening paragraph and paragraph (a) of subdivision 2 of 21 section 427-a of the social services law, as added by chapter 452 of the 22 laws of 2007, are amended to read as follows:
- [Any] Each social services district [interested in implementing a 24 differential response program shall [apply] submit a plan to the office 25 of children and family services on or before January first, two thousand

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

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twenty-five for [permission to participate] authorization to operate a 2 program pursuant to subdivision one of this section prior to January first, two thousand twenty-six. The criteria for [a social services district to participate authorization will be determined by the office 5 of children and family services after consultation with the office for the prevention of domestic violence[7]; however the social services 7 district's [application must include a] plan [setting] shall set forth the following:

- (a) in conjunction with any additional requirements imposed by the office of children and family services and the provisions of this subdivision, the factors to be considered by the social services district in determining which cases will be addressed through the family assessment and services track and the size of the population to be the subject of the differential response program and the protocols that will be in place to remove implicit bias from the decision-making process in determining which cases will be subject to the differential response;
- § 3. The opening paragraph of subdivision 3 of section 427-a of the social services law, as added by chapter 452 of the laws of 2007, is amended to read as follows:

The criteria for determining which cases may be placed in the assessment track shall be determined by the local department of social services, in conjunction with and in accordance with requirements set forth by the office of children and family services and after consultation with the office for the prevention of domestic violence. Provided, however, that such criteria shall include protocols to remove implicit bias in the decision-making process. Provided further, however, that reports including any of the following allegations shall not be included in the assessment track of a differential response program:

- § 4. Subdivision 7 of section 427-a of the social services law, as added by chapter 452 of the laws of 2007, is amended to read as follows:
- 7. The office of children and family services shall post [the] each plan [contained in any application approved] for implementation of a differential response program on the office of children and family services website within sixty days of such approval.
- § 5. This act shall take effect on the one hundred eightieth day after 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.