## STATE OF NEW YORK

4516

2023-2024 Regular Sessions

## IN ASSEMBLY

February 16, 2023

Introduced by M. of A. BENEDETTO -- read once and referred to the Committee on Higher Education

AN ACT to amend the education law, in relation to establishing the "New York patients' right to know act"

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "New York patients' right to know act".
3	§ 2. The education law is amended by adding a new section 6533 to read
4	as follows:
5	§ 6533. Patients' right to know. 1. A physician found guilty of any
6	category of professional misconduct as specified in subdivision two of
7	this section, under the procedures prescribed in section two hundred
8	thirty of the public health law, shall provide to all patients a disclo-
9	sure which includes:
10	(a) the penalties imposed upon such physician pursuant to section two
11	hundred thirty-a of the public health law, as added by chapter six
12	hundred six of the laws of nineteen ninety-one, and the duration of such
13	penalties;
14	(b) the office of professional medical conduct's contact information;
15	and
16	(c) an explanation of how patients can find further information about
17	such physician's history of misconduct on the office of professional
18	medical conduct's internet website.
19	2. A physician found quilty of professional misconduct under any of
20	the following subdivisions of section sixty-five hundred thirty of this
21	article shall provide to all patients the disclosure required by subdi-
22	vision one of this section:
23	(a) professional misconduct under paragraph (a) of subdivision nine of
24	section six thousand five hundred thirty of this article involving a

25 criminal conviction where:

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

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1	(i) such criminal conviction was for any sex offense under article one
2	hundred thirty of the penal law, and where such sex offense was commit-
3	ted against a patient of such physician; or
4	(ii) such criminal conviction was for any other act resulting in harm
5	to a patient;
б	(b) professional misconduct under paragraph (e) of subdivision nine of
7	section six thousand five hundred thirty of this article, where such
8	physician was found to be in violation of article thirty-three of the
9	public health law; or
10	(c) professional misconduct under subdivision seven or eight of
11	section six thousand five hundred thirty of this article involving
12	impairment or abuse of alcohol or narcotics.
13	3. A physician required to provide a disclosure pursuant to this
14	section shall obtain from all patients, or such patients' guardian or
15	health care surrogate, a separate, signed copy of such disclosure.
16	4. Notwithstanding any provision of this section to the contrary, a
17	physician shall not be required to provide a disclosure under this
18	section if any of the following applies:
19	(a) the patient is unconscious or otherwise unable to comprehend the
20	disclosure and sign the copy of such disclosure pursuant to subdivision
21	three of this section, and a quardian or health care surrogate is
22	unavailable to comprehend such disclosure and sign a copy;
23	
23 24	(b) the visit occurs in an emergency room or an urgent care facility or such visit is unscheduled, including consultations given as a part of
	inpatient health care services, as defined by subdivision eleven of
25	
26	section twenty-five hundred ten of the public health law;
27	(c) such physician is not known to the patient until immediately prior
28	to the start of the visit; or
29	(d) such physician does not have a direct treatment relationship with
30	the patient.
31	5. The board of the office of professional medical conduct shall
32	create the disclosure form required under this section, and shall
33	provide such disclosure form on its website to be accessible by physi-
34 25	cians.
35	6. The office of professional medical conduct shall make all informa-
36	tion required to be included on disclosures under this section addi-
37	tionally available on its website.
38	§ 3. The education law is amended by adding a new section 6511-a to
39	read as follows:
40	§ 6511-a. Patients' right to know. 1. For the purposes of this
41	section, the following terms shall have the following meanings:
42	(a) "licensee" means and shall be limited to individuals licensed or
43	authorized to practice chiropractic under article one hundred thirty-two
44	of this title, individuals licensed or authorized to practice podiatry
45	under article one hundred forty-one of this title, and individuals
46	licensed or authorized to practice acupuncture under article one hundred
47	<u>sixty of this title.</u>
48	(b) "the board" shall mean the board of regents.
49	2. A licensee found guilty of any category of professional misconduct
50	as specified in subdivision three of this section, under the procedures
51	prescribed in section sixty-five hundred ten of this subarticle, shall
52	provide to all clients a disclosure which includes:
53	(a) the penalties imposed upon such licensee pursuant to section
54	sixty-five hundred eleven of this subarticle, and the duration of such
55	<u>penalties;</u>

56 (b) the board's contact information; and

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1	(c) an explanation of how patients can find further information about
2	such licensee's history of misconduct on the board's internet website.
3	3. A licensee found guilty of professional misconduct under any of the
4	following subdivisions of section sixty-five hundred nine of this subar-
5	ticle shall provide to all patients the disclosure required by subdivi-
6	sion two of this section:
7	(a) professional misconduct under paragraph (a) of subdivision five of
8	section six thousand five hundred thirty of this title involving a crim-
9	inal conviction where:
10	(i) such criminal conviction was for any sex offense under article one
11	hundred thirty of the penal law, and where such sex offense was commit-
12	ted against a patient of such licensee; or
13	(ii) such criminal conviction was for any other act resulting in harm
14	to a patient;
15	(b) professional misconduct under paragraph (c) of subdivision five of
16	section six thousand five hundred thirty of this title, where such
17	licensee was found to be in violation of article thirty-three of the
18	public health law; or
19	(c) professional misconduct under subdivision three or four involving
20	impairment or abuse of alcohol or narcotics.
21	4. A licensee required to provide a disclosure pursuant to this
22	section shall obtain from all patients, or such patients' guardian or
23	health care surrogate, a separate, signed copy of such disclosure.
24	5. Notwithstanding any provision of this section to the contrary a
25	licensee shall not be required to provide a disclosure under this
26	section if any of the following applies:
27	(a) the patient is unconscious or otherwise unable to comprehend the
28	disclosure and sign the copy of such disclosure pursuant to subdivision
29	four of this section, and a guardian or health care surrogate is
30	<u>unavailable to comprehend such disclosure and sign a copy;</u> (b) the visit occurs in an emergency room or an urgent care facility
31 32	or such visit is unscheduled, including consultations given as a part of
	inpatient health care services, as defined by subdivision eleven of
33 34	section twenty-five hundred ten of the public health law;
35	(c) such licensee is not known to the patient until immediately prior
36	to the start of the visit; or
37	(d) such licensee does not have a direct treatment relationship with
38	the patient.
39	6. The board shall create the disclosure form required under this
40	section, and shall provide such disclosure form on its website to be
41	accessible by licensees.
42	7. The board shall make all information required to be included on
43	disclosures under this section additionally available on its website.
44	§ 4. This act shall take effect on the first of July next succeeding
45	the date on which it shall have become a law.
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