## SENATE HEALTH, HUMAN SERVICES AND SENIOR CITIZENS COMMITTEE

### STATEMENT TO

## **SENATE, No. 2007**

with committee amendments

# STATE OF NEW JERSEY

### DATED: DECEMBER 15, 2022

The Senate Health, Human Services and Senior Citizens Committee reports favorably and with committee amendments Senate Bill No. 2007.

As amended by the committee, this bill requires Medicaid coverage for community violence prevention services to an individual who has: 1) received medical treatment for an injury sustained as a result of an act of community violence, and 2) been referred by a certified or licensed health care provider or social services provider to receive community violence prevention services from a certified violence prevention professional, after such provider determines such beneficiary to be at elevated risk of a violent injury or retaliation resulting from another act of community violence.

This bill also requires that Department of Health, within six months of the effective date of the bill, to approve at least one accredited training and certification program for certified violence prevention professionals. A program approved by the department is to include:

1) At least 35 hours of initial training, collectively addressing all of the following: the effects of trauma and violence and the basics of trauma-informed care; community violence prevention strategies, including, but not limited to, conflict mediation and retaliation prevention related to community violence; case management and advocacy practices; and patient privacy and the federal "Health Insurance Portability and Accountability Act of 1996," P.L. 104-191; and

2) At least six hours of continuing education every two years.

Any entity that employs or contracts with a certified violence prevention professional to provide community violence prevention services will be required to:

1) maintain documentation that the certified violence prevention professional has completed a training and certification program approved by the department; and

2) ensure that the certified violence prevention professional is providing community violence prevention services in compliance with any applicable standards of care, rules, regulations, and governing law of the State or federal government.

No person, unless certified as a violence prevention professional pursuant to the bill, may use the title "certified violence prevention professional" or make use of any title, words, letters, abbreviations, or insignia indicating or implying that the person is a certified violence prevention professional. Furthermore, nothing in the bill is to be construed to alter the scope of practice for any health care professional.

Under the bill, "community violence prevention services" means trauma-informed, supportive evidence-based. and nonpsychotherapeutic services provided by a certified violence prevention professional, within or outside of a clinical setting, for the purpose of promoting improved health outcomes and positive behavioral change, preventing injury recidivism, and reducing the likelihood that individuals who are victims of community violence will commit or "Community violence prevention promote violence themselves. services" may include the provision of peer support and counseling, mentorship, conflict mediation, crisis intervention, targeted case management, referrals to certified or licensed health care professionals or social services providers, patient education, or screening services to victims of community violence. Additionally, "community violence" is defined to mean any intentional act of physical force against one or more other persons by an individual or small group of individuals committed in one or more public areas, where no actor is a family member or intimate partner of any victim.

#### **COMMITTEE AMENDMENTS:**

The committee amendments revise the definition of "community violence" to remove a reference to acts of power.

The committee amendments make various technical changes to the definition of "community violence" to clarify that it may apply whether the act involves one or more victims, to clarify that it includes conduct occurring in one or more public areas, and to clarify that no actor can be a family member or intimate partner of any victim.

The committee amendments made various other technical changes involving grammar, internal cross-references, punctuation, and formatting.