7569--A

Cal. No. 498

2009-2010 Regular Sessions

## IN ASSEMBLY

April 15, 2009

Introduced by M. of A. WEINSTEIN, O'DONNELL, JOHN -- read once and referred to the Committee on Judiciary -- reported from committee, advanced to a third reading, amended and ordered reprinted, retaining its place on the order of third reading

AN ACT to amend the domestic relations law, in relation to the payment of counsel and expert fees in matrimonial actions

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivisions (a) and (b) of section 237 of the domestic relations law, subdivision (a) as amended by chapter 482 of the laws of 1987 and subdivision (b) as amended by chapter 892 of the laws of 1986, are amended to read as follows:

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In any action or proceeding brought (1) to annul a marriage or to declare the nullity of a void marriage, or (2) for a separation, or (3) for a divorce, or (4) to declare the validity or nullity of a judgment of divorce rendered against a spouse who was the defendant in any action outside the State of New York and did not appear therein where spouse asserts the nullity of such foreign judgment, [or] (5) TO OBTAIN MAINTENANCE OR DISTRIBUTION OF PROPERTY FOLLOWING A FOREIGN JUDGMENT OF DIVORCE, OR (6) to enjoin the prosecution in any other jurisdiction of an action for a divorce, the court may direct either spouse action for annulment is maintained after the death of a spouse, may direct the person or persons maintaining the action, to pay [such sum or sums of money] COUNSEL FEES AND FEES AND EXPENSES OF EXPERTS directly to the attorney of the other spouse to enable [that spouse] PARTY to carry on or defend the action or proceeding as, in the court's discretion, justice requires, having regard to the circumstances of the case and of the respective parties. [Such direction must be made in the final judgment in such action or proceeding, or by one or more orders from time to time before final judgment, or by both such order or orders and the final judgment; provided, however, such direction shall be made

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

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prior to final judgment where it is shown that such order is required to enable the petitioning party to properly proceed] THERE SHALL BE REBUTT-ABLE PRESUMPTION THAT COUNSEL FEES SHALL BE AWARDED TO THE LESS EXERCISING THE COURT'S DISCRETION, THE COURT SHALL SEEK TO ASSURE THAT EACH PARTY SHALL BE ADEQUATELY REPRESENTED AND THAT 6 EXPENSES ARE TO BE AWARDED, THEY SHALL BE AWARDED ON A TIMELY 7 BASIS, PENDENTE LITE, SO AS TO ENABLE ADEQUATE REPRESENTATION COMMENCEMENT OF THE PROCEEDING. APPLICATIONS FOR THE AWARD OF FEES AND 9 EXPENSES MAY BE MADE AT ANY TIME OR TIMES PRIOR TO FINAL JUDGMENT. 10 PARTIES TO THE ACTION OR PROCEEDING AND THEIR RESPECTIVE ATTORNEYS, 11 SHALL FILE AN AFFIDAVIT WITH THE COURT DETAILING THE FINANCIAL AGREEMENT 12 BETWEEN THE PARTY AND THE ATTORNEY. SUCH AFFIDAVIT SHALL INCLUDE AMOUNT OF ANY RETAINER, THE AMOUNTS PAID AND STILL OWING THEREUNDER, THE 13 14 AMOUNT CHARGED BY THE ATTORNEY, THE AMOUNTS PAID, OR TO BE PAID, 15 ANY EXPERTS, AND ANY ADDITIONAL COSTS, DISBURSEMENTS OR EXPENSES. 16 applications for [counsel] fees and expenses may be maintained by the 17 attorney for either spouse in his own name in the same proceeding. 18 ANY RETAINER FEES TO THE ATTORNEY FOR THE PETITIONING PARTY 19 SHALL NOT PRECLUDE ANY AWARDS OF FEES AND EXPENSES TO AN APPLICANT WHICH 20 WOULD OTHERWISE BE ALLOWED UNDER THIS SECTION. 21

(b) Upon any application to ENFORCE, annul or modify an order or judgment for alimony, MAINTENANCE, DISTRIBUTIVE AWARD, DISTRIBUTION OF MARI-TAL PROPERTY or for custody, visitation, or maintenance of a child, made as in section two hundred thirty-six or section two hundred forty ARTICLE provided, or upon any application by writ of habeas corpus or by petition and order to show cause concerning custody, visitation or maintenance of a child, the court may direct a spouse or parent to pay [such sum or sums of money for the prosecution or the defense of] COUN-SEL FEES AND FEES AND EXPENSES OF EXPERTS DIRECTLY TO  $_{
m THE}$ OTHER SPOUSE OR PARENT TO ENABLE THE OTHER PARTY TO CARRY ON OR DEFEND the application or proceeding by the other spouse or parent as, the court's discretion, justice requires, having regard to the circumstances of the case and of the respective parties. [With respect to any such application or proceeding, such direction may be made in the order or judgment by which the particular application or proceeding is finally determined, or by one or more orders from time to time before final order or judgment, or by both such order or orders and the final order or judgment] THERE SHALL BE A REBUTTABLE PRESUMPTION FEES SHALL BE AWARDED TO THE LESS MONIED SPOUSE. IN EXERCISING THE COURT'S DISCRETION, THE COURT SHALL SEEK TO ASSURE THAT EACH SHALL BE ADEQUATELY REPRESENTED AND THAT WHERE FEES AND EXPENSES ARE TO BE AWARDED, THEY SHALL BE AWARDED ON A TIMELY BASIS, PENDENTE ENABLE ADEQUATE REPRESENTATION FROM THE COMMENCEMENT OF THE PROCEEDING. APPLICATIONS FOR THE AWARD OF FEES AND EXPENSES MAY BE MADE AT ANY TIME OR TIMES PRIOR TO FINAL JUDGMENT. BOTH PARTIES TO THE ACTION OR PROCEEDING AND THEIR RESPECTIVE ATTORNEYS, SHALL FILE AN AFFIDAVIT THE COURT DETAILING THE FINANCIAL AGREEMENT, BETWEEN THE PARTY AND THE ATTORNEY. SUCH AFFIDAVIT SHALL INCLUDE THE AMOUNT OF ANY AMOUNTS PAID AND STILL OWING THEREUNDER, THE HOURLY AMOUNT CHARGED BY THE ATTORNEY, THE AMOUNTS PAID, OR TO BE PAID, ANY EXPERTS, AND ADDITIONAL COSTS, DISBURSEMENTS OR EXPENSES. Any applications for [counsel] fees and expenses may be maintained by the attorney for either spouse in counsel's own name in the same proceeding. [Representation by an attorney pursuant to paragraph (b) of subdivision nine of section one hundred eleven-b of the social services law shall not preclude an award counsel fees to an applicant which would otherwise be allowed under A. 7569--A 3

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this section.] PAYMENT OF ANY RETAINER FEES TO THE ATTORNEY FOR THE PETITIONING PARTY SHALL NOT PRECLUDE ANY AWARDS OF FEES AND EXPENSES TO AN APPLICANT WHICH WOULD OTHERWISE BE ALLOWED UNDER THIS SECTION.

S 2. Section 238 of the domestic relations law, as amended by chapter 529 of the laws of 1978, is amended to read as follows:

S 238. Expenses in enforcement AND MODIFICATION proceedings. 7 action or proceeding to [compel the payment of any sum of money required to be paid by] ENFORCE OR MODIFY ANY PROVISION OF a judgment or order entered in an action for divorce, separation, annulment [or], declara-9 10 tion of nullity of a void marriage, DECLARATION OF VALIDITY OR NULLITY OF A JUDGEMENT OF DIVORCE RENDERED AGAINST A SPOUSE WHO WAS THE 11 ANT IN ANY ACTION OUTSIDE THE STATE OF NEW YORK AND DID NOT APPEAR THER-12 13 EIN WHERE SUCH SPOUSE ASSERTS THE NULLITY OF SUCH FOREIGN JUDGMENT, OR 14 AN INJUNCTION RESTRAINING THE PROSECUTION IN ANY OTHER JURISDICTION OF 15 ACTION FOR A DIVORCE, or in any proceeding pursuant to section two 16 hundred forty-three, two hundred forty-four, two hundred forty-five, or 17 two hundred forty-six OF THIS ARTICLE, the court may in its discretion 18 require either party to pay [the expenses of the other in bringing, 19 carrying on, or defending such action or proceeding] COUNSEL FEES AND FEES AND EXPENSES OF EXPERTS DIRECTLY TO THE ATTORNEY OF THE OTHER PARTY 20 21 TO ENABLE THE OTHER PARTY TO CARRY ON OR DEFEND THE ACTION OR PROCEEDING AS, IN THE COURT'S DISCRETION, JUSTICE REQUIRES HAVING REGARD CIRCUMSTANCES OF THE CASE AND OF THE RESPECTIVE PARTIES. THERE SHALL BE 23 24 A REBUTTABLE PRESUMPTION THAT COUNSEL FEES SHALL BE AWARDED TO THE 25 MONIED SPOUSE. In any such action or proceeding, applications for [coun-26 sel] fees and expenses may be maintained by the attorney for the respective parties in counsel's own name and in counsel's own behalf. IN EXERCISING THE COURT'S DISCRETION, THE COURT SHALL SEEK TO ASSURE THAT 27 28 29 EACH PARTY SHALL BE ADEOUATELY REPRESENTED AND THAT WHERE FEES AND EXPENSES ARE TO BE AWARDED, THEY SHALL BE AWARDED ON A TIMELY BASIS, 30 SO AS TO ENABLE ADEQUATE REPRESENTATION 31 LITE, PENDENTE COMMENCEMENT OF THE PROCEEDING. APPLICATIONS FOR THE AWARD OF FEES 32 AND 33 MAY BE MADE AT ANY TIME OR TIMES PRIOR TO FINAL JUDGMENT. BOTH 34 PARTIES TO THE ACTION OR PROCEEDING AND THEIR REPRESENTATIVE ATTORNEYS, 35 SHALL FILE AN AFFIDAVIT WITH THE COURT DETAILING THE FINANCIAL AGREEMENT THE ATTORNEY. SUCH AFFIDAVIT SHALL INCLUDE THE 36 BETWEEN THE PARTY AND 37 AMOUNT OF ANY RETAINER, THE AMOUNTS PAID AND STILL OWING THEREUNDER, THE 38 HOURLY AMOUNT CHARGED BY THE ATTORNEY, THE AMOUNTS PAID, OR TO BE 39 EXPERTS, AND ANY ADDITIONAL COSTS, DISBURSEMENTS OR EXPENSES. 40 PAYMENT OF ANY RETAINER FEES TO THE ATTORNEY FOR THE PETITIONING SHALL NOT PRECLUDE ANY AWARDS OF FEES AND EXPENSES TO AN APPLICANT WHICH 41 WOULD OTHERWISE BE ALLOWED UNDER THIS SECTION. 42

S 3. This act shall take effect on the one hundred twentieth day after it shall have become a law and shall apply to actions and proceedings commenced on or after such effective date.