3786

2011-2012 Regular Sessions

IN ASSEMBLY

January 27, 2011

Introduced by M. of A. MORELLE, HOYT -- read once and referred to the Committee on Judiciary

AN ACT to amend the general obligations law, in relation to structured settlements

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

Section 1. Legislative intent. The legislature hereby finds 1 and 2 declares that the continued availability and use of structured settle-3 ment agreements which provide plaintiffs with periodic payments in satisfaction of a tortious claim or worker's compensation claim in lieu 4 5 of a lump sum payment is of paramount importance to the public policy of б this state which recognizes that injured persons have a right to money 7 damages when injured by the negligent acts or statutorily recognized acts of others. It has long been concluded that spreading out large lump 8 9 sum awards over the life of a claimant and in some cases, his or her dependents, can be in their best interest provided there is full disclo-10 sure of all the terms of the settlement agreement. By the terms of this 11 12 act, such public policy will now be enhanced by permitting an objective 13 review of the terms of the funding mechanism by the personal represen-14 tative of the claimant, a representative who is obligated only to the claimant and his or her best interest. Long standing public policy 15 16 demands full and proper disclosure to a claimant of the viability and 17 reliability of the party who will actually be making the payments agreed 18 upon, and in the spirit of transparency and full and proper disclosure 19 the legislature recognizes the right of a claimant to the professional 20 an agent or broker who represents only his or her best services of interest, and not the best interest of the insurer. By enactment of the 21 provisions of this act, the legislature believes that the playing field 22 23 will be now leveled as it applies to a claimant's right to equal repre-24 sentation and in doing so it recognizes the rights of a claimant with 25 respect to the acquisition of a funding mechanism or issuer of the

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

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1 pertinent annuity policy are just as important as the rights of the 2 provider of the periodic payments.

3 S 2. Section 5-1701 of the general obligations law is amended by 4 adding a new subdivision (a-1) to read as follows:

5 (A-1) "CLAIMANT'S STRUCTURED BROKER" MEANS A PERSON SECURED AND 6 APPOINTED BY THE CLAIMANT, OR BY THE CLAIMANT'S LEGAL REPRESENTATIVE ON 7 BEHALF OF A CLAIMANT, TO REPRESENT SUCH CLAIMANT'S INTERESTS THE IN8 ACQUISITION OF A FUNDING MECHANISM FOR A STRUCTURED SETTLEMENT, INCLUD-ING BUT NOT LIMITED TO THE ACQUISITION OF AN ANNUITY POLICY FROM A LIFE 9 10 INSURER WHICH WILL BE USED TO FUND THE PERIODIC PAYMENTS PROVIDED FOR IN 11 A SETTLEMENT AGREEMENT.

12 S 3. Subdivision (e) of section 5-1702 of the general obligations law 13 is relettered subdivision (f) and a new subdivision (e) is added to read 14 as follows:

15 (E) A STATEMENT IN BOLD PRINT THAT THE CLAIMANT IS ENTITLED TO SECURE SERVICES OF A CLAIMANT'S STRUCTURED SETTLEMENT BROKER WHO SHALL 16 THE 17 REPRESENT THE CLAIMANT IN THE ACQUISITION BY THE DEFENDANT OR THE DEFENDANT'S INSURER OF THE FUNDING MECHANISM, INCLUDING BUT NOT LIMITED 18 19 TO AN ANNUITY POLICY FROM A LIFE INSURER USED TO FUND PERIODIC PAYMENTS PROVIDED FOR IN A SETTLEMENT AGREEMENT; AND 20

21 S 4. The general obligations law is amended by adding a new section 22 5-1702-a to read as follows:

23 S 5-1702-A. CLAIMANT'S RIGHT TO SECURE THE SERVICES OF A STRUCTURED 24 SETTLEMENT BROKER. (A) IN NEGOTIATING A STRUCTURED SETTLEMENT OF CLAIMS 25 BROUGHT BY OR ON BEHALF OF A CLAIMANT WHO IS DOMICILED IN THIS STATE, CLAIMANT 26 THE SHALL HAVE THE ABSOLUTE RIGHT TO SECURE THE SERVICES OF A 27 CLAIMANT'S STRUCTURED SETTLEMENT BROKER. IT SHALL BE THE DUTY OF THE CLAIMANT'S ATTORNEY AND IF HE/SHE IS NOT REPRESENTED BY AN ATTORNEY, THE 28 29 COURT APPROVING THE SETTLEMENT, TO ADVISE THE CLAIMANT OF THIS RIGHT AT ANY TIME AN OFFER OF SETTLEMENT IS MADE BY THE DEFENDANT OR ON 30 THE DEFENDANT'S BEHALF WHICH INCLUDES A STRUCTURED SETTLEMENT. 31

32 CLAIMANT'S STRUCTURED SETTLEMENT BROKER SHALL REPRESENT THE (B) THE 33 CLAIMANT IN DETERMINING THE FUNDING MECHANISM TO BE USED IN SUPPORT OF A 34 STRUCTURED SETTLEMENT AGREEMENT, AND WHERE SUCH FUNDING MECHANISM ACQUISITION AND USE OF AN ANNUITY POLICY USED TO FUND THE 35 INVOLVES THE PERIODIC PAYMENTS. NO SUCH FUNDING MECHANISM SHALL BE AGREED UPON AND NO 36 37 SUCH POLICY SHALL BE APPROVED TO FUND ANY SETTLEMENT AGREEMENT UNLESS 38 CLAIMANT'S STRUCTURED SETTLEMENT BROKER HAS BEEN NOTIFIED OF ALL OF THE 39 THE DETAILS OF THE AGREEMENT, BEEN PROVIDED WITH A COPY OF THE CONTRACT 40 TO BE AGREED TO BY THE CLAIMANT AND THE FUNDING MECHANISM, AND WHERE THE AGREEMENT IS TO BE FUNDED BY AN ANNUITY, A COPY OF THE POLICY, AND THAT 41 THE CLAIMANT'S APPOINTED STRUCTURED SETTLEMENT BROKER HAS APPROVED 42 ALL 43 THEREOF AS BEING IN THE BEST INTEREST OF THE CLAIMANT. ANY THE TERMS 44 SUCH FUNDING MECHANISM OR ANNUITY POLICY MAY BE SECURED FROM ANY QUALI-45 WHICH MAY BE RECOMMENDED BY THE CLAIMANT'S STRUCTURED FIED INSURER SETTLEMENT BROKER, AND NO SUCH SOURCE OR INSURER SHALL BE DISQUALIFIED 46 47 BECAUSE OF THE RECOMMENDATION SO MADE. WHERE AN AGREEMENT SOLELY 48 PROVIDING FOR THE SAME CANNOT BE AGREED TO BY THE PARTIES PRIOR TO ITS 49 FINAL APPROVAL OF THE SETTLEMENT AGREEMENT, THE CLAIMANT MAY, THROUGH 50 THE CLAIMANT'S SETTLEMENT BROKER, DESIGNATE A SOURCE OR INSURER OF HIS 51 CHOICE TO SO FUND THE AGREEMENT.

52 (C) THE FEE OR COMMISSION, HOWEVER IDENTIFIED, TO BE PAID TO A CLAIM-53 ANT'S STRUCTURED SETTLEMENT BROKER SHALL NOT BE A SEPARATE AND ADDI-54 TIONAL FEE PAID BY THE CLAIMANT FROM ANY PART OF THE AMOUNT OF THE CLAIM 55 SETTLED, BUT SHALL BE PAID FROM THE AMOUNT OF THE FEE OR COMMISSION 56 WHICH WOULD BE PAID BY THE ISSUER OF THE FUNDING MECHANISM OR ANNUITY

POLICY. NO DEFENDANT OR ITS INSURER SHALL REFUSE TO ENTER INTO AN AGREE-1 2 MENT PROVIDING FOR A STRUCTURED SETTLEMENT WHEREIN A FUNDING MECHANISM 3 OR ANNUITY POLICY WILL BE ISSUED TO FUND THE SETTLEMENT AGREEMENT, SOLE-4 LY ON THE GROUNDS THAT THE CLAIMANT IS REPRESENTED BY A CLAIMANT'S 5 STRUCTURED SETTLEMENT BROKER. NOTWITHSTANDING ANY OTHER PROVISION OF 6 LAW, A CLAIMANT'S STRUCTURED SETTLEMENT BROKER SHALL BE ENTITLED TO A SHARE OF THE COMMISSION WHICH IS OTHERWISE PAID IN CONNECTION WITH THE 7 ACQUISITION OF A FUNDING MECHANISM OR THE ISSUANCE OF AN ANNUITY POLICY 8 IN AN AMOUNT AGREED TO BETWEEN THE CLAIMANT'S STRUCTURED SETTLEMENT 9 10 BROKER AND THE BROKER DESIGNATED AS REPRESENTING THE DEFENDANT OR THEIR INSURER IN THE PURCHASE OF A FUNDING MECHANISM OR ANNUITY. IF THERE 11 IS SUCH AGREEMENT, THE CLAIMANT'S DESIGNATED STRUCTURED SETTLEMENT 12 NO BROKER WILL BE ENTITLED TO AN AMOUNT WHICH IS ONE-HALF OF THE 13 TOTAL 14 STATUTORY COMMISSION WHICH WOULD OTHERWISE BE PAID IN CONNECTION WITH 15 SUCH ACQUISITION OR ISSUANCE. IN NO EVENT, SHALL ANY STRUCTURED SETTLE-MENT BROKER LICENSED AND APPOINTED BY AN INSURER OF THIS STATE, ENTER 16 17 INTO ANY SUPPLEMENTAL AGREEMENT NOT DISCLOSED TO THE CLAIMANT AND THE COURT, WHETHER ORALLY OR IN WRITING, WHICH AGREEMENT PROVIDES FOR THE 18 19 PAYMENT OF, OR PAYS ANY AMOUNT OR SHARE OF A COMMISSION INCONSISTENT WITH, OR IN DEFERENCE TO, THAT AMOUNT PROVIDED FOR IN THE FOREGOING PROVISIONS OF THIS SUBDIVISION, NOR SHALL ANY FUNDING MECHANISM OR 20 21 INSURER ISSUING THE ANNUITY PROVIDE ANY ADDITIONAL INCENTIVES, CONTRIB-22 UTIONS, GIFTS OF MONEY OR IN KIND CONTRIBUTIONS, EITHER PRIOR TO, OR 23 AFTER ENTERING SUCH AGREEMENT AS AN INDUCEMENT TO THE AGREEMENT SO 24 25 PROVIDED.

26 (D) NOTHING IN THIS SECTION SHALL IN ANY WAY BE DEEMED OR INTERPRETED TRANSFERRING AN OWNERSHIP RIGHT IN THE ANNUITY POLICY TO A CLAIMANT, 27 AS AND ANY ADVANTAGES OR CONSIDERATIONS WITH RESPECT TO THE TAXABILITY OF 28 PERIODIC PAYMENTS PURSUANT TO STATE OR FEDERAL LAW SHALL NOT BE ALTERED 29 OR AFFECTED BY THE PROVISIONS OF THIS SECTION. ANY TAX BENEFITS EXISTING 30 ON THE EFFECTIVE DATE OF THIS SECTION SHALL BE CONTINUED IN FULL FORCE 31 32 AND EFFECT AS IF THE PROVISIONS OF THIS SECTION HAD NOT BEEN ENACTED. 33 S 5. This act shall take effect on the thirtieth day after it shall have become a law and shall apply to structured settlement agreements 34

35 entered into on and after such date.