## 6341--A

## IN SENATE

(PREFILED)

January 6, 2016

- Introduced by Sens. DeFRANCISCO, AKSHAR, AMEDORE, BRESLIN, COMRIE, HASSELL-THOMPSON, LATIMER, LITTLE, MARCHIONE, O'MARA, RITCHIE, SERINO, SEWARD, VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the county law, the executive law and the state finance law, in relation to indigent defense services

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

Section 1. Legislative findings and declaration. It is a fundamental 1 2 right of all persons in the United States to be represented by counsel in all criminal prosecutions. In the case of GIDEON V. WAINWRIGHT, 372 3 4 U.S. 335, the United States Supreme Court ruled that indigent persons 5 accused in state felony cases who were unable to afford counsel had a 6 constitutional right to be defended by an appointed attorney paid by the 7 state. Subsequently, the Supreme Court determined that indigent persons accused of any criminal charge that could result in imprisonment, wheth-8 9 er a felony or misdemeanor, are entitled to counsel at the expense of 10 the state.

New York state has chosen to fulfill its obligation to provide repre-11 sentation to indigent persons accused of a crime by requiring each coun-12 13 ty outside New York city and New York city to implement and fund a plan to provide such representation. In 2006 the Commission on the Future of 14 15 Indigent Legal Services concluded that a system of county operated and 16 funded indigent defense services failed to satisfy the constitutional obligation to protect the rights of indigent persons accused of a crime. 17 Such Commission recommended that funding for indigent legal services 18 come from the State's general fund rather than from the counties. 19

New York state has entered into an agreement to settle a class action lawsuit that alleged deprivation of the right to counsel in five counties. The agreement acknowledges that the Office of Indigent Legal Services and the Indigent Legal Services Board are authorized "to moni-

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

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tor and study indigent legal services in the state, to recommend meas-1 2 to improve those services, to award grant monies to counties to ures 3 indigent representation capability, and to establish support their 4 criteria for the distribution of such funds." While the settlement 5 agreement pertains to only five counties, its criteria establish a stan-6 dard for providing indigent legal services that should apply statewide. 7 The legislature finds and declares that in all criminal proceedings 8 against people unable to afford counsel, New York state is constitutionally required to provide public defense services. The legislature 9 10 further finds that the state is obligated to undertake initiatives to 11 improve the quality of indigent defense, ensure representation at 12 arraignment, implement caseload standards for providers of indigent legal services, and implement statewide standards for determining eligi-13 14 bility for mandated representation. Mandating counties to finance the 15 state's obligation to provide indigent legal services imposes a significant uncontrollable financial burden on counties dependent on real 16 17 property taxes to fund needed services, and subject to a state imposed 18 tax cap. 19 The legislature finds and declares that in order to fulfill its 20 constitutional obligation to provide indigent legal services, the state 21 shall pay counties the full amount necessary to ensure the delivery of 22 quality legal services for indigent criminal defendants in a consistent 23 manner throughout the State. 24 S 2. Section 722-e of the county law, as added by chapter 878 of the 25 laws of 1965, is amended to read as follows: 26 S 722-e. Expenses. All expenses for providing counsel and services other than counsel hereunder shall be a county charge or in the case of 27 a county wholly located within a city a city charge to be paid out of an 28 29 appropriation for such purposes AND SHALL BE REIMBURSED BY THE STATE TO THE COUNTY OR CITY PROVIDING SUCH SERVICES, PROVIDED, HOWEVER, 30 THAT ΙN 31 THE STATE FISCAL YEAR BEGINNING: 32 FIRST, TWO THOUSAND SIXTEEN, THE (A) APRIL STATE SHALL PROVIDE 33 REIMBURSEMENT FOR NOT LESS THAN TWENTY-FIVE PERCENT OF SUCH EXPENSES; 34 AND 35 FIRST, TWO THOUSAND SEVENTEEN, THE STATE SHALL PROVIDE (B) APRIL REIMBURSEMENT FOR NOT LESS THAN FIFTY PERCENT OF SUCH EXPENSES; AND 36 STATE 37 (C) APRIL FIRST, TWO THOUSAND EIGHTEEN, THESHALL PROVIDE 38 REIMBURSEMENT FOR NOT LESS THAN SEVENTY-FIVE PERCENT OF SUCH EXPENSES; 39 AND 40 (D) EVERY YEAR THEREAFTER, THE STATE SHALL PROVIDE REIMBURSEMENT FOR 41 THE FULL AMOUNT OF SUCH EXPENSES. Subdivision 3 of section 832 of the executive law is amended by 42 3. S 43 adding a new paragraph (o) to read as follows: 44 (O) TO ADOPT, PROMULGATE, AMEND OR RESCIND RULES AND REGULATIONS TΟ 45 CARRY OUT PROVISIONS OF THIS SECTION, INCLUDING TO (I) ENSURE THE THE PRESENCE OF COUNSEL AT THE FIRST APPEARANCE OF 46 ANY ELIGIBLE DEFENDANT 47 WITH A CRIME, (II) ESTABLISH CASELOAD/WORKLOAD REGULATIONS FOR CHARGED 48 ATTORNEYS PROVIDING MANDATED REPRESENTATION THAT ALLOW FOR MEANINGFUL 49 AND EFFECTIVE ASSISTANCE OF COUNSEL, AND (III) IMPROVE THE QUALITY OF 50 MANDATED REPRESENTATION. 51 S 4. Paragraphs (1) and (m) of subdivision 3 of section 832 of the executive law, as added by section 1 of part E of chapter 56 of the laws 52 53 of 2010, are amended and a new paragraph (n) is added to read as 54 follows:

1 (1) to present findings and make recommendations for consideration by 2 the indigent legal services board established pursuant to section eight 3 hundred thirty-three of this article; [and]

4 (m) to execute decisions of the indigent legal services board estab-5 lished pursuant to section eight hundred thirty-three of this article, 6 including the distribution of funds[.];

7 TO REVIEW THE PUBLIC DEFENSE OPERATIONS OF ANY COUNTY FOR COMPLI-(N) 8 ANCE WITH APPLICABLE PROFESSIONAL STANDARDS PROMULGATED BY THE OFFICE 9 TO ENSURE THAT RECIPIENTS OF SERVICES PROVIDED PURSUANT TO ARTICLE AND 10 EIGHTEEN-B OF THE COUNTY LAW ARE PROVIDED WITH MEANINGFUL AND EFFECTIVE 11 BEFORE MAKING REIMBURSEMENT PURSUANT TO SECTION SEVEN REPRESENTATION 12 HUNDRED TWENTY-TWO-E OF THE COUNTY LAW; AND

13 S 5. Subdivision 3 of section 98-b of the state finance law, as 14 amended by section 2 of part E of chapter 56 of the laws of 2010, is 15 amended to read as follows:

16 3. Amounts distributed from such fund shall be limited to amounts 17 appropriated therefor and shall be distributed as follows:

18 (a) The office of court administration may expend a portion of the 19 funds available in such fund to provide assigned counsel paid in accord-20 ance with section thirty-five of the judiciary law, up to an annual sum 21 of twenty-five million dollars.

22 (b) [An annual amount of forty million dollars shall be made available 23 the city of New York from such fund for the provision of services to 24 pursuant to article eighteen-B of the county law; provided that the city 25 of New York shall continue to provide at minimum the aggregate amount of 26 funding for public defense services including, but not limited to, the amount of funding for contractors of public defense services and indi-27 28 vidual defense attorneys, that it provided, pursuant to article eigh-29 teen-B of the county law during its two thousand nine--two thousand ten 30 fiscal year.

(c) Within the first fifteen days of March two thousand eleven, each 31 32 county other than a county wholly contained within the city of New York, 33 shall receive ninety percent of the amount paid to such county in March two thousand ten. Within the first fifteen days of March two thousand 34 35 twelve, each county other than a county wholly contained within the city New York shall receive seventy-five percent of the amount paid to 36 of 37 such county in March two thousand ten. Within the first fifteen days of March two thousand thirteen, each county other than a county wholly contained within the city of New York shall receive fifty percent of the 38 39 40 amount paid to such county in March two thousand ten. Within the first fifteen days of March two thousand fourteen, each county other than a 41 county wholly contained within the city of New York shall receive twen-42 43 ty-five percent of the amount paid to such county in March two thousand 44 ten. For all state fiscal years following the two thousand thirteen--two thousand fourteen fiscal year, there shall be no required annual payments pursuant to this paragraph. Notwithstanding the provisions of 45 46 47 this paragraph, for each of the four required payments made to counties 48 within the first fifteen days of March two thousand eleven, two thousand twelve, two thousand thirteen and two thousand fourteen, Hamilton and 49 50 Orleans counties shall receive such percentage payments based on the amounts that each county would have received in March two thousand ten 51 had it satisfied the maintenance of effort requirement set forth in 52 paragraph (c) of subdivision four of this section in effect on such 53 54 date.

55 (d)] Remaining amounts within such fund, after accounting for annual 56 payments required in [paragraphs] PARAGRAPH (a)[, (b) and (c)] of this subdivision and subparagraph (iii) of paragraph (a) of subdivision two of this section shall be distributed in accordance with sections eight hundred thirty-two and eight hundred thirty-three of the executive law. S 6. This act shall take effect immediately.