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2015-2016 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 7, 2015

- Introduced by M. of A. WEINSTEIN, ORTIZ -- Multi-Sponsored by -- M. of A. BRENNAN, CYMBROWITZ, GLICK, JAFFEE -- read once and referred to the Committee on Judiciary
- AN ACT to amend the civil practice law and rules and the surrogate's court procedure act, in relation to addressing delay in payment of a settlement where the settlement requires court approval

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

1 Section 1. Section 1207 of the civil practice law and rules, as 2 amended by chapter 355 of the laws of 1986, is amended to read as 3 follows:

4 Settlement of action or claim by infant, judicially declared S 1207. incompetent or conservatee, by whom motion made; special proceeding; 5 6 notice; order of settlement. (A) Upon motion of a guardian of the property or guardian ad litem of an infant or, if there is no such guardian, 7 8 then of a parent having legal custody of an infant, or if there is no 9 such parent, by another person having legal custody, or if the infant is 10 married, by an adult spouse residing with the infant, or of the committee of the property of a person judicially declared to be incompetent, 11 of the conservator of the property of a conservatee, the court may 12 or order settlement of any action commenced by or on behalf of the infant, 13 incompetent or conservatee. If no action has been commenced, a special 14 15 proceeding may be commenced upon petition of such a representative for settlement of any claim by the infant, incompetent or conservatee in any 16 court where an action for the amount of the proposed settlement could 17 have been commenced. Unless otherwise provided by rule of the chief 18 19 administrator of the courts, if no motion term is being held and there 20 is no justice of the supreme court available in a county where the action or an action on the claim is triable, such a motion may be made, 21 or special proceeding may be commenced, in a county court and the county 22

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

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1 judge shall act with the same power as a justice of the supreme court 2 even though the amount of the settlement may exceed the jurisdictional 3 limits of the county court. Notice of the motion or petition shall be 4 given as directed by the court. An order on such a motion shall have the 5 effect of a judgment. Such order, or the judgment in a special proceed-6 ing, shall be entered without costs and shall approve the fee for the 7 infant's, incompetent's or conservatee's attorney, if any.

(B) SUCH ORDER, OR THE JUDGMENT IN A SPECIAL PROCEEDING, SHALL PROVIDE 8 9 PAYMENT OF INTEREST ON THE SETTLEMENT AMOUNT AT THE STATUTORY FOR THE10 INTEREST RATE ON JUDGMENTS, TO BE COMPUTED COMMENCING THE FIFTEENTH DAY, 11 OR WHERE THE SETTLING DEFENDANT IS A MUNICIPAL OR STATE ENTITY AS SET FORTH IN SUBDIVISION (B) OR (C) OF SECTION FIVE THOUSAND THREE-A OF THIS 12 13 CHAPTER THEN COMMENCING FROM THE SIXTY-FIRST DAY FOLLOWING THE DAY THAT THE PROPOSED SETTLEMENT IS ENTERED INTO AND CONTINUING 14 UNTIL THE DAY 15 THAT THE ORDER OR JUDGMENT IS SIGNED. WHERE THE PROPOSED SETTLEMENT INCLUDES AN ANNUITY TO PROVIDE FOR PERIODIC PAYMENTS, INTEREST SHALL NOT 16 17 BE COMPUTED ON THE PRESENT VALUE OF THE ANNUITY PROVIDED THAT THE 18 DEFENDANT TIMELY FUNDS THEANNUITY, BUT INTEREST SHALL ACCRUE ON ANY 19 PERIODIC PAYMENT MADE LATER THAN THE PAYMENT SCHEDULE SET FORTH INTHE 20 PROPOSED SETTLEMENT. THE DATE AND TERMS OF THE PROPOSED SETTLEMENT SHALL 21 FORTH TO ALL COUNSEL OR PARTIES IN WRITING, OR IN A COURT TRAN-ΒE SET 22 SCRIPT, AND A COPY OF THE WRITING OR TRANSCRIPT SHALL BE PROVIDED TO THE 23 COURT IN ORDER TO CALCULATE THE DAYS OF INTEREST.

S 2. Paragraphs 7 and 8 of subdivision (a) of rule 1208 of the civil practice law and rules, paragraph 7 as amended and paragraph 8 as added by chapter 844 of the laws of 1968, are amended and a new paragraph 9 is added to read as follows:

28 7. whether reimbursement for medical or other expenses has been 29 received from any source; [and]

8. whether the infant's or incompetent's representative or any member of the infant's or incompetent's family has made a claim for damages alleged to have been suffered as a result of the same occurrence giving rise to the infant's or incompetent's claim and, if so, the amount paid or to be paid in settlement of such claim or if such claim has not been settled the reasons therefor[.]; AND

9. THE DAILY RATE OF INTEREST ON THE SETTLEMENT COMPUTED PURSUANT TO
SUBDIVISION (B) OF SECTION TWELVE HUNDRED SEVEN OF THIS ARTICLE AND A
COPY OF THE COURT TRANSCRIPT OR WRITING SETTING FORTH THE DATE AND TERMS
OF THE PROPOSED SETTLEMENT.

40 S 3. Rule 1208 of the civil practice law and rules is amended by 41 adding a new subdivision (g) to read as follows:

42 (G) DELIVERY OF ORDER. UPON SIGNING THE ORDER, OR JUDGMENT IN A
43 SPECIAL PROCEEDING, THE COURT SHALL SEND A COPY OF THE ORDER OR JUDGMENT
44 TO THE ATTORNEY REPRESENTING THE INFANT OR INCOMPETENT, OR IF THERE IS
45 NO ATTORNEY, TO THE REPRESENTATIVE OF THE INFANT OR INCOMPETENT.

46 S 4. Subdivisions (a), (b) and (c) of section 5003-a of the civil 47 practice law and rules, as added by chapter 269 of the laws of 1992, are 48 amended to read as follows:

49 (a) When an action to recover damages has been settled, any settling 50 except those defendants to whom subdivisions (b) and (c) of defendant, this section apply, shall pay all sums due to any settling plaintiff 51 within twenty-one days, OR IF IT IS AN ACTION WHICH REQUIRES JUDICIAL 52 53 APPROVAL OF SETTLEMENT, WITHIN FOURTEEN DAYS of tender, by the settling 54 plaintiff to the settling defendant, of a duly executed release and a 55 stipulation discontinuing action executed on behalf of the settling 56 plaintiff.

When an action to recover damages has been settled and the settl-1 (b) 2 ing defendant is a municipality or any subdivision thereof, or any 3 public corporation that is not indemnified by the state, it shall pay 4 all sums due to any settling plaintiff within ninety days, OR IF IT IS 5 AN ACTION WHICH REQUIRES JUDICIAL APPROVAL OF SETTLEMENT, WITHIN SIXTY 6 DAYS of tender, by the settling plaintiff to it, of duly executed 7 release and a stipulation discontinuing action executed on behalf of the settling plaintiff. The provisions of this [paragraph] SUBDIVISION shall 8 inure to the benefit of any insurance carrier for a municipality or 9 not 10 any subdivision thereof, or any public corporation that is not indem-11 nified by the state. Any such insurance carrier shall pay all sums due 12 to any settling plaintiff in accordance with the provisions of subdivi-13 sion (a) of this section.

14 When an action to recover damages has been settled and the settl-(C) 15 ing defendant is the state, an officer or employee of the state entitled 16 to indemnification pursuant to section seventeen of the public officers law, or a public benefit corporation indemnified by the state, payment 17 18 of all sums due to any settling plaintiff shall be made within ninety 19 days, OR IF IT IS AN ACTION WHICH REQUIRES JUDICIAL APPROVAL OF SETTLE-20 MENT, WITHIN SIXTY DAYS of the comptroller's determination that all 21 papers required to effectuate the settlement have been received by him 22 OR HER. The provisions of this [paragraph] SUBDIVISION shall not inure the benefit of any insurance carrier for the state, an officer or 23 to employee of the state entitled to indemnification pursuant to section 24 25 seventeen of the public officers law, or a public benefit corporation 26 indemnified by the state. Any such insurance carrier shall pay all sums to any settling plaintiff in accordance with the provisions of 27 due 28 subdivision (a) of this section.

29 S 5. Section 2220 of the surrogate's court procedure act is amended by 30 adding a new subdivision 6 to read as follows:

6. THE ORDER OR DECREE SHALL PROVIDE FOR THE PAYMENT OF 31 INTEREST ON 32 THE SETTLEMENT AMOUNT AT THE STATUTORY INTEREST RATE ON JUDGMENTS, TO BE 33 FIFTEENTH DAY, OR WHERE THE SETTLING DEFENDANT IS A COMPUTED FROM THE 34 MUNICIPAL OR STATE ENTITY AS SET FORTH IN SUBDIVISION (B) OR (C) OF 35 SECTION FIVE THOUSAND THREE-A OF THE CIVIL PRACTICE LAW AND RULES, THEN FROM THE SIXTY-FIRST DAY FOLLOWING THE DAY THAT THE PROPOSED 36 SETTLEMENT 37 IS ENTERED INTO AND CONTINUING UNTIL THE DAY THAT THE ORDER OR JUDGMENT IS SIGNED. WHERE THE PROPOSED SETTLEMENT INCLUDES AN ANNUITY TO PROVIDE 38 39 FOR PERIODIC PAYMENT, INTEREST SHALL NOT BE COMPUTED ON THE PRESENT 40 VALUE OF THE ANNUITY PROVIDED THAT THE DEFENDANT TIMELY FUNDS THE ANNUI-TY, BUT INTEREST SHALL ACCRUE ON ANY PERIODIC PAYMENT 41 MADE LATER THAN THE PAYMENT SCHEDULE SET FORTH IN THE PROPOSED SETTLEMENT. 42 THE DATE AND THE PROPOSED SETTLEMENT SHALL BE SET FORTH TO ALL COUNSEL OR 43 TERMS OF 44 PARTIES IN WRITING, OR IN A COURT TRANSCRIPT, AND A COPY OF THE WRITING 45 TRANSCRIPT SHALL BE PROVIDED TO THE COURT IN ORDER TO CALCULATE THE OR 46 DAYS OF INTEREST.

47 S 6. This act shall take effect on the first of January next succeed-48 ing the date on which it shall have become a law, and shall apply to all 49 actions settled on or after such effective date.