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2015-2016 Regular Sessions

IN SENATE

May 6, 2015

Introduced by Sen. BONACIC -- (at request of the Office of Court Administration) -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

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

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

Section 1. Subdivision (a) of section 237 of the domestic relations law, as amended by chapter 329 of the laws of 2010, is 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 such spouse asserts the nullity of such foreign judgment, (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 or, where an action for annulment is maintained after the death of a spouse, may direct the person or persons maintaining the action, to pay counsel fees and fees and expenses of experts directly to the attorney of the other spouse to enable the other 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. There shall be A rebuttable presumption that counsel fees shall be awarded to the less monied spouse. In exercising the court's discretion, shall seek to assure that each party shall be adequately represented and that where fees and expenses are to be awarded, shall be awarded on a timely basis, pendente lite, so as to enable adequate representation from the commencement of the proceeding. Appli-

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

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cations 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 with the court detailing the financial agreement between the party and the attorney. Such affidavit shall include the amount of any retainer, 5 the amounts paid and still owing thereunder, the hourly amount charged by the attor-6 7 the amounts paid, or to be paid, any experts, and any additional 8 costs, disbursements or expenses. AN UNREPRESENTED LITIGANT SHALL NOT BE REQUIRED TO FILE SUCH AN AFFIDAVIT DETAILING FEE ARRANGEMENTS 9 10 MAKING AN APPLICATION FOR AN AWARD OF COUNSEL FEES AND EXPENSES; PROVIDED HE OR SHE HAS SUBMITTED AN AFFIDAVIT THAT HE OR SHE 11 AFFORD COUNSEL WITH SUPPORTING PROOF, INCLUDING A STATEMENT OF NET 12 WORTH, AND, IF AVAILABLE, W-2 STATEMENTS AND INCOME 13 TAX RETURNS 14 HIMSELF OR HERSELF. Any applications for fees and expenses may be main-15 tained by the attorney for either spouse in his OR HER own name in 16 same proceeding. Payment of any retainer fees to the attorney for the petitioning party shall not preclude any awards of fees and expenses to 17 an applicant which would otherwise be allowed under this section. 18 19

S 2. This act shall take effect immediately and apply to all actions whenever commenced.