STATE OF NEW YORK

6032

2017-2018 Regular Sessions

IN ASSEMBLY

February 21, 2017

Introduced by M. of A. SIMOTAS, SCHIMMINGER, MOSLEY, McDONALD, SKARTA-DOS, COOK, OTIS, FAHY, SANTABARBARA, WOERNER, CUSICK, QUART -- read once and referred to the Committee on Judiciary

AN ACT to amend the civil practice law and rules, in relation to truth and fairness in asbestos litigation

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The civil practice law and rules is amended by adding a new
2	article 99 to read as follows:
3	ARTICLE 99
4	TRUTH IN ASBESTOS TRUST CLAIMS
5	Section 9901. Definitions.
б	<u>9902. Requirement to make trust claims.</u>
7	<u>9903. Notice of trust claim; production of trust claim material.</u>
8	<u>9904. Failure to make trust claim or provide notice and trust</u>
9	<u>claim material.</u>
10	<u>9905. Motion to stay.</u>
11	9906. Response to motion to stay.
12	9907. Stay of proceedings.
13	<u>9908. Evidence of trust claims.</u>
14	9909. Motion for sanctions.
15	<u>§ 9901. Definitions. As used in this article:</u>
16	<u>(1) "Asbestos trust" means a government-approved or court-approved</u>
17	trust, qualified settlement fund, compensation fund or claims facility
18	<u>created as a result of an administrative or legal action, a court-ap-</u>
19	proved bankruptcy, or pursuant to 11 U.S.C. 524(g) or 11 U.S.C. 1121 (a)
20	or other applicable provision of law, that is intended, in whole or in
21	part, to provide compensation to claimants arising out of, based on, or
22	related to the health effects of exposure to asbestos.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(2) "Trust claim" means any filing with, submission to or claim
2	against an asbestos trust seeking recovery of compensation or damages
3	for or arising from the health effects of exposure to asbestos.
4	(3) "Trust claim material" means any and all documentation filed or
5	submitted by or on behalf of a claimant as part of or in connection with
6	<u>a trust claim, including:</u>
7	a. documentation, materials and information that a claimant submits or
8	provides to an asbestos trust for the purpose of demonstrating asbestos
9	exposure, the health effects of exposure to asbestos, or the validity of
10	a trust claim; and
11	b. claim forms and other materials that an asbestos trust requires in
12	<u>order to support a trust claim.</u>
13	§ 9902. Requirement to make trust claims. (1) Except as provided by
14	subdivision four of this section, a claimant who has filed an action to
15	recover damages for or arising from an asbestos-related injury, and any
16	person who is representing the claimant and/or has a fiduciary duty to
17	the claimant for the claim, including but not limited to the claimant's
18	representatives, agents, counsel and assigns, shall conduct an investi-
19	gation and timely file all trust claims that can be made by the claim-
20	ant.
21	(2) A claimant, and any person who is representing the claimant and/or
22	has a fiduciary duty to the claimant for the claim, including but not
23	limited to the claimant's representatives, agents, counsel and assigns,
24	must make each trust claim required under this section not later than
25	forty-five days after the claimant's commencement of the action.
26	(3) A claimant may file a motion seeking relief from the obligation to
27	make a trust claim otherwise required by this section if the fees and
28	expenses, including attorney's fees, for filing the trust claim exceed
29	the claimant's reasonably anticipated recovery from the asbestos trust.
30 21	(4) If a claimant files a motion under subdivision three of this section, the court shall determine whether the claimant's fees and
31 32	expenses, including attorney's fees, for making the trust claim exceed
33	the claimant's reasonably anticipated recovery from the asbestos trust.
34	If the court determines that the claimant's fees and expenses exceed the
35	claimant's reasonably anticipated recovery, the claimant is not required
36	to make the trust claim but shall provide the court with a verified
37	statement of the exposed person's exposure history to asbestos that is
38	covered by each asbestos trust against which a claim is not required.
39	§ 9903. Notice of trust claim; production of trust claim material.
40	(1) A claimant in an action to recover damages for or arising from an
41	asbestos-related injury shall serve on each party a sworn statement,
42	under penalty of perjury, and trust claim material relating to, each
43	trust claim made by or on behalf of the exposed person. The sworn state-
44	ment must:
45	a. identify each trust claim made by or on behalf of the exposed
46	person;
47	b. state the amount of any trust claim payment made or to be made to
48	compensate for the exposed person's injury; and
49	c. state the date each trust claim was made or is to be made and
50	whether a request for individual or enhanced review or for a deferral,
51	delay, suspension, or tolling of the claim has been submitted to the
52	asbestos trust.
53	(2) The claimant shall serve the sworn statement and trust claim mate-
54	rial required by subdivision one of this section not later than thirty

55 days after the commencement of discovery.

1 (3) The sworn statement and trust claim material required to be served 2 under subdivision one of this section are in addition to any notice or 3 materials required to be served or produced as part of discovery and 4 under any other law, rule, order, or applicable agreement. 5 (4) If a claimant discovers that the sworn statement or trust claim б material provided by the claimant under this section were incomplete or 7 incorrect at the time the sworn statement or trust claim material was 8 served or that the sworn statement or trust claim material as served is 9 no longer complete and correct, the claimant shall supplement the sworn 10 statement and the production of trust claim material. The claimant shall serve the supplemental sworn statement or trust claim material reason-11 ably promptly after the claimant discovers the necessity for the supple-12 13 mentation, but not later than the thirtieth day after the date the claimant discovers the necessity for the supplementation. 14 15 (5) If a claimant has settled with a party, for up to five years 16 following the date of the settlement, the settled party can request, and the claimant shall provide, a supplemental sworn statement and trust 17 claim material relating to each trust claim made by or on behalf of the 18 19 claimant as of the date of the settled party's request. 20 § 9904. Failure to make trust claim or provide notice and trust claim 21 material. (1) A court may not commence trial in an action to recover damages for or arising from an asbestos-related injury unless the claim-22 23 ant has: a. made each trust claim as required by this article; and 24 25 b. served the sworn statement, and trust claim material relating to, 26 those trust claims in accordance with section ninety-nine hundred three 27 of this article. 28 (2) If a claimant received compensation from an asbestos trust for an 29 injury that also gave rise to a judgment against a defendant for the same injury and the claimant failed to serve the required sworn state-30 31 ment and trust claim material as required by section ninety-nine hundred 32 three of this article, the court, on a defendant's or judgment debtor's motion, and after reasonable notice to the parties, may impose an appro-33 34 priate sanction, including, but not limited to, setting aside the judg-35 ment and ordering a new trial. (3) This section may not be construed to require that the claimant 36 37 receive payment of a trust claim from an asbestos trust before a judgment is rendered in the action. 38 § 9905. Motion to stay. (1) A defendant may file a motion requesting 39 40 a stay of the proceedings under section ninety-nine hundred seven of 41 this article on or before the later of: 42 a. the sixtieth day before the date trial in the action is set to 43 commence; or 44 b. the fifteenth day after the date the defendant first obtains asbes-45 tos-exposure information that could support an additional asbestos trust 46 claim by the claimant. 47 (2) The motion described by subdivision one of this section must 48 include: 49 a. a list of asbestos trusts not disclosed by the claimant against 50 which the defendant in good faith has a reasonable basis to believe the 51 claimant may make a successful trust claim; and b. information supporting the additional trust claim described by 52 paragraph a of this subdivision, including information that may be used 53 to meet the trust claim requirements of an asbestos trust described by 54

55 <u>such paragraph a.</u>

1	§ 9906. Response to motion to stay. (1) Not later than the fourteenth
2	day after the date the defendant files a motion to stay under section
3	ninety-nine hundred five of this article, the claimant may file a
4	response:
5	a. stating and providing proof that the claimant has made a trust
6	claim identified in the defendant's motion and served the sworn state-
7	ment, and trust claim material relating to, the claim as prescribed by
8	section ninety-nine hundred three of this article; or
9	b. requesting a determination by the court that the fees and expenses,
10	including attorney's fees, for filing a trust claim identified in the
11	motion exceed the claimant's reasonably anticipated recovery from the
12	asbestos trust.
13	(2) If the claimant files a response making a request under paragraph
14	b of subdivision one of this section, the court shall determine whether
15	the claimant's fees and expenses, including attorney's fees, for making
16	the relevant trust claim exceed the claimant's reasonably anticipated
17	recovery from the asbestos trust. If the court determines that the
18	claimant's fees and expenses exceed the claimant's reasonably antic-
19	ipated recovery, the claimant is not required to make the trust claim
20	but shall provide the court with a verified statement of the exposed
21	person's exposure history to asbestos that is covered by the asbestos
22	trust.
23	§ 9907. Stay of proceedings. (1) The court shall grant a motion to
24	stay under section ninety-nine hundred five of this article if the court
25	determines the motion was timely filed and the claimant is likely to
26	receive compensation from an asbestos trust identified by the motion.
27	The stay shall continue until the claimant provides proof that the
28	claimant has made the claim and served a sworn statement, and trust
29	claim material relating to, the claim as prescribed by section ninety-
30	nine hundred three of this article.
31	(2) The court may not stay the proceedings if, with respect to each
32	trust claim identified in the motion:
33	a. the court determines that the claimant has satisfied the require-
34	ments of subdivision one of section ninety-nine hundred three of this
35	article; or
36	b. the court makes a determination described by subdivision four of
37	section ninety-nine hundred two or subdivision two of section ninety-
38	nine hundred six of this article.
39	<u>§ 9908. Evidence of trust claims. (1) Trust claim material is</u>
40	presumed to be authentic, relevant, and discoverable in an action to
41	which this article applies.
42	(2) Claims of privilege shall not apply to any trust claim material in
43	an action to which this article applies.
44	(3) A party may use the trust claim material to prove:
45	a. an alternate source for the cause of the exposed person's injury,
46	<u>death or loss;</u>
47	b. a basis to allocate responsibility for the exposed person's injury,
48	<u>death, or loss; or</u>
49	c. any other issue relevant to adjudication of a claim asserted in the
50	action.
51	§ 9909. Motion for sanctions. (1) On the motion of a defendant or
52	judgment debtor seeking sanctions or other relief in an action to
53	recover damages for or arising from the health effects of exposure to
54	asbestos, the court may impose any sanction provided by court rule or
55	law, including, but not limited to, vacating a judgment rendered in the

action, for a claimant's failure to comply with the disclosure require-1 ments of section ninety-nine hundred three of this article. 2 (2) If the claimant, claimant's counsel, or any other person on the 3 4 claimant's behalf files an asbestos trust claim(s) after the claimant 5 obtains a judgment in the action, and the asbestos trust(s) was in б existence at the time the claimant obtained the judgment, the court, on motion by a defendant or judgment debtor seeking sanctions or other 7 8 relief, has jurisdiction to reopen the judgment in the action and adjust 9 the judgment by the amount of any subsequent asbestos trust payments obtained by or on behalf of the claimant and order any other relief to 10 11 the parties that the court deems just and proper. (3) A defendant or judgment debtor shall file any motion under this 12 13 section within a reasonable time and not more than one year after the 14 judgment was entered in the action.

15 § 2. This act shall take effect on the thirtieth day after it shall 16 have become law, and shall apply to all actions commenced on or after 17 such date.