STATE OF NEW YORK

8127

2017-2018 Regular Sessions

IN ASSEMBLY

May 31, 2017

Introduced by M. of A. WEINSTEIN -- (at request of the Office of Court
 Administration) -- read once and referred to the Committee on Judici ary

AN ACT to amend the judiciary law, the civil practice law and rules and chapter 237 of the laws of 2015 amending the judiciary law, the civil practice law and rules and other laws relating to use of electronic means for the commencement and filing of papers in certain actions and proceedings, in relation to the use of electronic means for the commencement and filing of papers in certain actions and proceedings

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

Section 1. Clause (A) of subparagraph (i) of paragraph (t) of subdivision 2 of section 212 of the judiciary law, as added by chapter 237 of the laws of 2015, is amended to read as follows:

(A) Not later than [April February first in each calendar year, the chief administrator of the courts shall submit to the legislature, the governor and the chief judge of the state a report evaluating the state's experience with programs in the use of electronic means for the 7 commencement of actions and proceedings and the service of papers therein as authorized by law and containing such recommendations for further 10 legislation as he or she shall deem appropriate. In the preparation of such report, the chief administrator shall consult with each county 11 clerk in whose county a program has been implemented in civil cases in 12 the supreme court, the advisory committees established pursuant to 13 subparagraphs (ii) through (vi) of this paragraph, the organized bar 14 including but not limited to city, state, county and women's bar associ-15 ations; the office of indigent legal services; institutional legal 17 service providers; not-for-profit legal service providers; public defen-18 ders; attorneys assigned pursuant to article eighteen-B of the county law; unaffiliated attorneys who regularly appear in proceedings that are 20 or have been affected by any programs that have been implemented or who

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

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2 A. 8127

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1 may be affected by the proposed recommendations for further legislation; representatives of victims' rights organizations; and any other persons in whose county a program has been implemented in any of the courts therein as deemed to be appropriate by the chief administrator, and afford them an opportunity to submit comments with respect to such implementation for inclusion in the report and address any such

Public comments shall also be sought via a prominent posting on the website of the office of court administration. All comments received from any source shall be posted for public review on the same website.

- § 1-a. Clause (A) of subparagraph (i) of paragraph (u) of subdivision of section 212 of the judiciary law, as added by chapter 237 of the laws of 2015 and as relettered by section 1 of part BB of chapter 55 the laws of 2017, is amended to read as follows:
- 15 Not later than [April] February first in each calendar year, the 16 chief administrator of the courts shall submit to the legislature, the 17 governor and the chief judge of the state a report evaluating the state's experience with programs in the use of electronic means for the 18 19 commencement of actions and proceedings and the service of papers there-20 in as authorized by law and containing such recommendations for further 21 legislation as he or she shall deem appropriate. In the preparation of such report, the chief administrator shall consult with each county 22 clerk in whose county a program has been implemented in civil cases in 23 the supreme court, the advisory committees established pursuant to 24 25 subparagraphs (ii) through (vi) of this paragraph, the organized bar 26 including but not limited to city, state, county and women's bar associ-27 ations; the office of indigent legal services; institutional legal service providers; not-for-profit legal service providers; public defen-28 29 ders; attorneys assigned pursuant to article eighteen-B of the county 30 law; unaffiliated attorneys who regularly appear in proceedings that are 31 or have been affected by any programs that have been implemented or who 32 may be affected by the proposed recommendations for further legislation; representatives of victims' rights organizations; and any other persons 33 34 in whose county a program has been implemented in any of the courts 35 therein as deemed to be appropriate by the chief administrator, 36 afford them an opportunity to submit comments with respect to such 37 implementation for inclusion in the report and address any 38 comments.

Public comments shall also be sought via a prominent posting on the website of the office of court administration. All comments received from any source shall be posted for public review on the same website.

- 2. Section 2112 of the civil practice law and rules, as added by chapter 237 of the laws of 2015, is amended to read as follows:
- § 2112. Filing of papers in the appellate division by electronic means. Notwithstanding any other provision of law, and except as otherwise provided in subdivision (c) of section twenty-one hundred eleven of this article, the appellate division in each judicial department may promulgate rules authorizing a program in the use of electronic means (i) appeals to such court from the judgment or order of a court of original instance or from that of another appellate court, (ii) making a motion for permission to appeal to such court, (iii) commencement of any other proceeding that may be brought in such court, and (iv) the filing service of papers in pending actions and proceedings. Provided 54 however, [the appellate division may not eliminate the requirement of consent to participation in appeals in such a program involving matrimonial actions as defined by this chapter, election law proceedings,

3 A. 8127

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1 proceedings brought pursuant to article seventy or seventy-eight of this chapter, proceedings brought pursuant to the mental hygiene law, resi-3 dential foreslosure actions involving a home loan as such term is 4 defined in section thirteen hundred four of the real property actions and proceedings law and proceedings related to consumer credit trans-6 actions as defined in subdivision (f) of section one hundred five of 7 this chapter; and such rules shall not require an unrepresented party or any attorney who furnishes a certificate specified in subparagraph 8 9 (A) or (B) of paragraph three of subdivision (b) of section twenty-one 10 hundred eleven of this article to take or perfect an appeal by electron-11 ic means. Provided further, however, before promulgating any such rules, the appellate division in each judicial department shall consult with 12 13 the chief administrator of the courts and shall provide an opportunity 14 for review and comment by all those who are or would be affected includ-15 ing city, state, county and women's bar associations; institutional 16 legal service providers; not-for-profit legal service providers; attor-17 neys assigned pursuant to article eighteen-B of the county law; unaffiliated attorneys who regularly appear in proceedings that are or have 18 been affected by the programs that have been implemented or who may be 19 20 affected by promulgation of rules concerning the use of the electronic 21 filing program in the appellate division of any judicial department; and 22 any other persons in whose county a program has been implemented in any 23 of the courts therein as deemed to be appropriate by any appellate divi-24 sion. To the extent practicable, rules promulgated by the appellate 25 division in each judicial department pursuant to this section shall be 26 uniform.

- § 3. Section 11 of chapter 237 of the laws of 2015 amending the judiciary law, the civil practice law and rules and other laws relating to use of electronic means for the commencement and filing of papers in certain actions and proceedings is amended to read as follows:
- § 11. This act shall take effect immediately; provided that sections four, five, six and seven of this act shall each expire and be deemed repealed September 1, 2019; and provided that paragraph 2-a of subdivision (b) of section 2111 of the civil practice law and rules, as added by section two of this act, shall expire and be deemed repealed September 1, [2017] <u>2018</u>.
- This act shall take effect immediately provided, however the 38 amendments to subdivision 2 of section 212 of the judiciary law made by 39 section one-a of this act shall take effect on the same date and in the same manner as section 1 of part BB of chapter 55 of the laws of 2017, 40 41 takes effect.