## STATE OF NEW YORK

\_\_\_\_\_

3911

2017-2018 Regular Sessions

## IN SENATE

January 30, 2017

Introduced by Sen. ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law, in relation to third party litigation financing

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

Section 1. The general business law is amended by adding a new article 39-H to read as follows:

ARTICLE 39-H

THIRD PARTY LITIGATION FINANCING

5 <u>Section 899-ccc. Definitions.</u>

3

4

6

7

8

899-ddd. Contract requirements.

899-eee. Prohibitions.

899-fff. Registration.

9 <u>899-qqq. Penalty for violation.</u>

- § 899-ccc. Definitions. As used in this article, the following terms
  shall have the following meanings:
- 12 <u>1. "Charges" shall mean the amount of money to be paid to the consumer</u>
  13 <u>litigation funding company that exceeds the funded amount of principal</u>
  14 <u>loan.</u>
- 2. "Consumer litigation funding company" shall mean a person or entity
  that enters into a non-recourse transaction wherein the company provides
  funds to a consumer on the contingent right to receive the funded amount
  and agreed upon charges obtained in the event of a settlement, judgment
  or award.
- 20 <u>3. "Funded amount" shall mean the amount of money provided to the</u>
  21 <u>consumer in consumer litigation financing.</u>
- 22 <u>4. "Resolution date" shall mean the date the funded amount and agreed</u>
  23 <u>upon charges are delivered to the consumer litigation financing company.</u>
- § 899-ddd. Contract requirements. 1. Contracts shall contain a right of rescission, allowing the consumer to cancel the contract without a

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

LBD04763-01-7

2 S. 3911

5

6

7

8

11

16

18 19

20

21

22

23 24

25

26

27

28

29

33

34 35

36

39

penalty if the consumer returns the full amount of disbursed funds to the company within ten business days.

- 3 2. Contracts shall contain a written acknowledgement by the attorney 4 retained by the consumer that attests:
  - (a) the attorney is being paid on a contingency basis pursuant to a written fee agreement; and
  - (b) the attorney is not receiving a referral fee from the litigation funding company in connection with the consumer's funding.
- 9 3. Contracts shall clearly outline a scheduled fee structure that 10 outlines repayment terms including:
  - (a) the funded amount plus charges written out as itemized amounts;
- (b) the charges outlined as a percentage amount exceeding the funded 12 13 amount; and
- 14 (c) itemized one-time fees including paperwork processing and administrative fees. 15
- 4. Contracts shall contain a no penalty provision for the pre-payment of the funded amount prior to the settlement of his or her case. Such 17 provision shall release the consumer from any obligation to share his or her settlement or verdict.
  - § 899-eee. Prohibitions. 1. Consumer litigation funding companies shall be prohibited from paying, accepting or offering referral fees or any type of consideration to and from any medical providers, licensed therapists or attorneys for referring a consumer to the company.
  - 2. The company shall be prohibited from making any inquiries with the consumer's representative attorney that would violate the terms of the attorney-client privilege at any point in time.
  - 3. No attorney or law firm retained by a consumer that utilizes litigation financing may have a financial interest in said company.
- 4. Consumer litigation funding companies shall be prohibited from 30 attempting to obtain, or obtaining a waiver of any remedy, including but not limited to, compensatory, statutory or punitive damages, that the 31 32 consumer might otherwise have.
  - 5. Consumer litigation funding companies shall be prohibited from attempting to effect arbitration or otherwise effect waiver of a consumer's right to trial by jury for complaints arising from the consumer <u>litigation funding transaction.</u>
- 37 6. Consumer litigation funding companies shall be prohibited from 38 assigning a consumer litigation funding contract in whole or in part.
  - 7. Maximum amount of charges:
- 40 (a) the maximum amount of charges which may be assessed pursuant to a 41 consumer litigation funding contract shall not be in excess of the rate 42 prescribed in section fourteen-a of the banking law, when expressed as a 43 proportion of the funded amount; and
- 44 (b) any consumer litigation funding contract which exceeds such rate 45 shall be considered usurious as defined by section 5-501 of the general 46 obligations law.
- 47 8 899-fff. Registration. 1. Each consumer litigation funding company 48 that wishes to engage in business in the state of New York shall first register with the New York department of financial services. 49
- 2. Each applicant's registration must be filed in a manner prescribed 50 51 by the New York department of financial services with an initial accompanied fee of five hundred dollars. Registrations must be renewed every 52 53 two years on or before the thirtieth day of September.
- 54 3. The New York department of financial services shall issue certificates of registration after both understanding and attesting to the 55

s. 3911 3

3

1 character and fitness of the applicant company with sufficient reason to 2 believe the company will operate honestly and fairly.

- § 899-ggg. Penalty for violation. Any company found in violation of 4 any provisions of this article in a specific funding case, waives its 5 right to recover both the funded amount and any additional fees in that 6 <u>particular case.</u>
- § 2. This act shall take effect on the one hundred eightieth day after it shall have become a law.