## STATE OF NEW YORK

792

2017-2018 Regular Sessions

## IN SENATE

January 4, 2017

Introduced by Sen. ALCANTARA -- read twice and ordered printed, and when printed to be committed to the Committee on Local Government

AN ACT to amend the county law, in relation to the provision of legal representation to certain persons in eviction, ejectment and foreclosure proceedings

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

1 Section 1. The county law is amended by adding a new article 18-C to 2 read as follows:

3	ARTICLE 18-C
4	REPRESENTATION OF PERSONS IN EVICTION, EJECTMENT AND FORECLOSURE
5	PROCEEDINGS
б	Section 723. Definitions.
7	<u>723-a. Plan for representation.</u>
8	723-b. Compensation and reimbursement for representation.
9	723-c. Services other than counsel.
10	723-d. Duration of assignment.
11	723-e. Expenses.
12	723-f. Annual reports.
13	<u>§ 723. Definitions. For purposes of this article the following terms</u>
14	shall have the following meanings:
15	1. "Covered proceeding" means any action or special proceeding to
16	evict an eligible individual, including those seeking possession for the
17	non-payment of rent or holdover, or proceedings for ejectment or fore-
18	<u>closure.</u>
19	2. "Eligible person" means an occupant of a rental dwelling unit, an
20	owner of shares of a cooperative corporation who occupies the dwelling
21	unit to which such shares are allocated, the owner and occupant of a
22	dwelling unit owned as a condominium or the owner and occupant of a one-
23	<u>or two-family dwelling who is a defendant or respondent in a covered</u>
	EXPLANATIONMatter in <u>italics</u> (underscored) is new; matter in brackets

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1	proceeding and whose gross individual income is not in excess of one
2	hundred twenty-five percent of the federal income official poverty line.
3	3. "Counsel" means a lawyer or lawyers licensed to practice law in the
4 5	state.
	§ 723-a. Plan for representation. The governing body of each county
б 7	and the governing body of the city in which a county is wholly contained
7 8	shall place in operation throughout the county a plan for providing
	legal counsel to eligible persons who are defendants or respondents in a
9 10	covered proceeding and who are financially unable to obtain counsel.
11	Each plan shall also provide for investigative, expert and other
	services necessary, where appropriate. The plan shall conform to one of the following.
12 13	the following: <u>1. Representation by a public defender appointed pursuant to subdivi-</u>
14	sion three of section seven hundred seventeen of this chapter.
15	2. (a) Representation by counsel furnished pursuant to either or both
16	of the following: a plan of a bar association in each county or the city
17	in which a county is wholly contained whereby: (i) the services of
18	private counsel are rotated and coordinated by an administrator, and
19	such administrator may be compensated for such service; or (ii) such
20	representation is provided by an office of conflict defender.
	(b) Any plan of a bar association must receive the approval of the
21 22	state administrator before the plan is placed in operation. When consid-
22 23	ering approval of an office of conflict defender pursuant to this
23 24	section, the state administrator shall employ the quidelines established
24 25	by the office of indigent legal services pursuant to paragraph (d) of
26	subdivision three of section eight hundred thirty-two of the executive
20 27	
28	<u>law.</u> (c) Any county operating an office of conflict defender, as described
28 29	in subparagraph (ii) of paragraph (a) of this subdivision, as of March
30	thirty-first, two thousand twelve may continue to utilize the services
31	provided by such office provided that the county submits a plan to the
32	state administrator within one hundred eighty days after the promulga-
33	tion of criteria for the provision of conflict defender services by the
34	office of indigent legal services. The authority to operate such an
35	office pursuant to this paragraph shall expire when the state adminis-
36	trator approves or disapproves such plan. Upon approval, the county is
37	authorized to operate such office in accordance with paragraphs (a) and
38	(b) of this subdivision.
39	3. When a county or city in which a county is wholly contained has not
40	placed in operation any plan conforming to that prescribed in this
41	section, a judge, justice or magistrate may assign any attorney in such
42	county or city and, in such event, such attorney shall receive compen-
43	sation and reimbursement from such county or city which shall be at the
44	same rate as is prescribed in section seven hundred twenty-three-b of
45	this article.
46	4. Representation according to a plan containing a combination of any
47	of the foregoing.
48	§ 723-b. Compensation and reimbursement for representation. 1. All
49	counsel assigned in accordance with a plan of a bar association conform-
49 50	ing to the requirements of section seven hundred twenty-three-a of this
	article whereby the services of private counsel are rotated and coordi-
51 52	
52 53	nated by an administrator shall at the conclusion of the representation
53 54	receive:
54 55	(a) for representation of a person entitled to representation pursuant to this article for an eviction or ejectment proceeding, compensation at
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1	magistrate, judge or justice, and sixty dollars per hour for time
2	reasonably expended out of court, and shall receive reimbursement for
3	expenses reasonably incurred; and
4	(b) for representation of a person entitled to representation pursuant
5	to this article for a foreclosure proceeding, compensation at a rate of
6	seventy-five dollars per hour for time expended in court before a magis-
7	trate, judge or justice and seventy-five dollars per hour for time
8	reasonably expended out of court, and shall receive reimbursement for
9	expenses reasonably incurred.
10	2. Except as otherwise provided in this section, compensation for time
11	expended in providing representation:
12 13	(a) pursuant to paragraph (a) of subdivision one of this section shall not exceed an amount established by the state administrator; and
$14^{13}$	(b) pursuant to paragraph (b) of subdivision one of this section shall
$14 \\ 15$	not exceed four thousand four hundred dollars.
16	<u>3. For representation on an appeal, compensation and reimbursement</u>
17	shall be fixed by the appellate court. For all other representation,
18	compensation and reimbursement shall be fixed by the trial court judge.
19	In extraordinary circumstances a trial or appellate court may provide
20	for compensation in excess of the foregoing limits and for payment of
21	compensation and reimbursement for expenses before the completion of the
22	representation.
23	4. Each claim for compensation and reimbursement shall be supported by
24	a sworn statement specifying the time expended, services rendered,
25	expenses incurred and reimbursement or compensation applied for or
26	received in the same case from any other source. No counsel assigned
27	hereunder shall seek or accept any fee for representing the party for
28	whom he or she is assigned without approval of the court.
29	§ 723-c. Services other than counsel. 1. Upon a finding in an ex parte
30	proceeding that investigative, expert or other services are necessary
31	and that the eligible individual is financially unable to obtain them,
32	the court shall authorize counsel, whether or not assigned in accordance
33	with a plan, to obtain the services on behalf of the defendant or
34	respondent. The court upon a finding that timely procurement of neces-
35	sary services could not await prior authorization may authorize the
36	services nunc pro tunc. The court shall determine reasonable compen-
37	sation for the services and direct payment to the person who rendered
38	them or to the person entitled to reimbursement. Only in extraordinary
39	circumstances may the court provide for compensation in excess of one
40	thousand dollars per investigative, expert or other service provider.
41	2. Each claim for compensation shall be supported by a sworn statement
42	specifying the time expended, services rendered, expenses incurred and
43	reimbursement or compensation applied for or received in the same case
44	from any other source.
45	§ 723-d. Duration of assignment. Whenever it appears that the defend-
46	ant or respondent is financially able to obtain counsel or to make
47	partial payment for the representation or other services, counsel may
48	report this fact to the court and the court may terminate the assignment
49 50	of counsel or authorize payment, as the interests of justice may dictate, to the public defender, private legal aid bureau or society,
50 51	private attorney, or otherwise.
52	§ 723-e. Expenses. All expenses for providing counsel and services
52	under this article appropriated by a county or a city in which a county
54	is wholly contained shall be matched dollar for dollar by the state.
55	§ 723-f. Annual reports. 1. A public defender appointed pursuant to
56	article eighteen-A of this chapter, a private legal aid bureau or socie-

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ty designated by a county or city pursuant to subdivision two of section seven hundred twenty-three-a of this article, and an administrator of a plan of a bar association appointed pursuant to subdivision two of section seven hundred twenty-three-a of this article shall file an annu-

5 al report with the judicial conference at such times and in such detail
6 and form as the judicial conference may direct.
7 2. (a) The county executive or chief executive officer of each county

8 or, in the case of a county wholly contained within a city, such city shall file an annual report which specifies in detail and certifies to 9 10 the state comptroller the total expenditures of such county or city, 11 identifying "local funds", as defined in subdivision two of section ninety-eight-b of the state finance law, state funds, federal funds and 12 13 funds received from a "private source" as described in subdivision two 14 of section ninety-eight-b of the state finance law, for providing legal 15 representation to persons who were financially unable to afford counsel, 16 pursuant to this article. Such annual report shall be made on a form 17 developed for such purpose by the state comptroller.

(b) Such annual report, detailing expenditures for the period January first through December thirty-first of the previous calendar year, shall be filed on or before the first day of March of each year, provided, however, that the first report required by this subdivision shall contain the required information, separately stated, for the two preceding calendar years.

24 § 2. Section 717 of the county law is amended by adding a new subdivi-25 sion 3 to read as follows:

26 3. The public defender shall also represent, without charge, in a 27 proceeding in court in the county or counties where such public defender serves, any person entitled to counsel pursuant to article eighteen-C of 28 29 this chapter, who is financially unable to obtain counsel. When repres-30 enting such person, the public defender shall counsel and represent him 31 or her at every stage of the proceedings, shall initiate such 32 proceedings as in the judgment of the public defender are necessary to 33 protect the rights of such person, and may prosecute any appeal when, in 34 his or her judgment the facts and circumstances warrant such appeal.

§ 3. Severability. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid and after exhaustion of all further judicial review, the judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part of this act directly involved in the controversy in which the judgment shall have been rendered.

42 § 4. This act shall take effect on the one hundred eightieth day after 43 it shall have become a law. Effective immediately, the addition, amend-44 ment and/or repeal of any rule or regulation necessary for the implemen-45 tation of this act on its effective date is authorized to be made and 46 completed on or before such effective date.