## STATE OF NEW YORK

1491

2021-2022 Regular Sessions

## IN SENATE

January 12, 2021

Introduced by Sen. SERRANO -- read twice and ordered printed, and when printed to be committed to the Committee on Cultural Affairs, Tourism, Parks and Recreation

AN ACT to amend the arts and cultural affairs law, in relation to opinions concerning authenticity, attribution and authorship of works of fine art

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

1	Section	1.	Section	11.01	of	the	arts	and	cultural	affairs	law	is
2	amended by	add	ing a new	subdiv	ision	ı 23	to rea	ad as	s follows	:		
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23. "Authenticator" as used in section 15.11, 15.12 and 15.15 of this 3 4 chapter shall mean, subject to the limitations in this subdivision, a person or entity recognized in the visual arts community as having 5 б expertise regarding the artist, work of fine art, or visual art multiple 7 with respect to whom such person or entity renders an opinion as to the 8 authenticity, attribution or authorship of a work of fine art or visual 9 art multiple, or a person or entity recognized in the visual arts or 10 scientific community as having expertise in uncovering facts that serve 11 as a direct basis, in whole or in part, for an opinion as to the authen-12 ticity, attribution or authorship of a work of fine art or visual art 13 multiple. "Authenticator" shall include, but not be limited to, authors 14 of catalogues raisonne or other scholarly texts in which an opinion as 15 to the authenticity, attribution or authorship of a work of fine art or visual art multiple is expressed or implied. "Authenticator" shall not 16 17 include a person or entity that has a financial interest in the work of 18 fine art or visual art multiple for which such opinion is rendered or in 19 any transaction concerning such work of fine art or visual art multiple 20 for which the opinion is rendered, other than to be compensated for services such person or entity engaged in to provide an opinion as to 21 22 the authenticity, attribution or authorship of such work of fine art or

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

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visual art multiple or to provide information on which such an opinion 1 2 is based in whole or in part. § 2. Section 15.11 of the arts and cultural affairs law, as added by 3 4 chapter 849 of the laws of 1984, is amended to read as follows: 5 § 15.11. Express warranties. Information provided pursuant to the б provisions of this article shall create an express warranty pursuant to 7 section 13.05 of this title. When such information is not supplied 8 because not applicable, this shall constitute an express warranty that 9 such required information is not applicable. This section shall not 10 apply to an authenticator's opinion or information concerning a visual art multiple or work of fine art, as set forth in subdivision twenty-11 three of section 11.01 of this title, section 15.12 of this article, and 12 13 subdivision four of section 15.15 of this article. 14 3. The arts and cultural affairs law is amended by adding a new 3 section 15.12 to read as follows: 15 16 § 15.12. Authentication of works of fine art and visual art multiples. 17 In any civil action brought against an authenticator that arises from or relates to the authenticator's opinion or information concerning a visu-18 19 al art multiple or work of fine art, the claimant shall specify with 20 particularity in the complaint facts sufficient to support each element 21 of the claim or claims asserted. § 4. Subdivisions 4 and 5 of section 15.15 of the arts and cultural 22 affairs law, as added by chapter 849 of the laws of 1984, are amended to 23 24 read as follows: 25 (a) In any action to enforce any provision of this article, other 26 than a civil action brought against an authenticator that arises from or 27 relates to the authenticator's opinion or information concerning a visual art multiple or work of fine art, the court may allow the prevailing 28 29 purchaser the costs of the action together with reasonable attorneys' 30 and expert witnesses' fees. 31 (b) In any civil action brought against an authenticator that arises 32 from or relates to the authenticator's opinion or information concerning a visual art multiple or work of fine art, the court may allow the 33 34 prevailing authenticator the costs of the action together with reason-35 able attorneys' and expert witnesses' fees, provided, however, that no such costs or fees shall be granted pursuant to this section except upon 36 37 a written finding of good and just cause, which shall specify the 38 grounds thereof. (c) In the event, however, the court determines that an action to 39 40 enforce any provision of this article was brought in bad faith it may 41 allow such expenses to the art merchant as it deems appropriate: 42 provided, however, that in any civil action brought against an authenti-43 cator that arises from or relates to the authenticator's opinion or information concerning a visual art multiple or work of fine art, no 44 45 such expenses shall be assessed or allowed against the authenticator. 46 5. An action to enforce any liability under this article, but not 47 including civil actions against authenticators, shall be brought within the period prescribed for such actions by article two of the uniform 48 49 commercial code. 50 § 5. This act shall take effect on the sixtieth day after it shall 51 have become a law and shall apply to all opinions as to the authenticity, attribution or authorship of a work of fine art or visual art multi-52 ple provided to someone other than the authenticator after such effec-53 54 tive date.