STATE OF NEW YORK

1660

2021-2022 Regular Sessions

IN ASSEMBLY

January 11, 2021

Introduced by M. of A. CARROLL, CAHILL, L. ROSENTHAL, SIMON, SAYEGH, GOTTFRIED, DINOWITZ, DARLING, HYNDMAN -- Multi-Sponsored by -- M. of A. BUTTENSCHON, GRIFFIN -- read once and referred to the Committee on Judiciary

AN ACT to amend the state finance law and the judiciary law, in relation to establishing a fund to assist public service attorneys practicing public service law to repay their student loans

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

Section 1. This act shall be known and may be cited as the "public interest legal services loan assistance act".

3 § 2. Declaration of policy and legislative intent. The legislature reaffirms that the efficient and effective provision of high-quality 4 5 legal services on behalf of the state, its political subdivisions and б the populations therein depends on competent, dedicated attorneys making 7 a long-term commitment to public-service work, whether as prosecutors, public defenders or other indigent defense attorneys, civil legal 8 services attorneys, or the equivalent. The legislature finds, however, 9 10 that because these attorneys often carry significant and increasing 11 student loan debt burdens and have grave difficulty in repaying such 12 debts on the relatively low salaries paid by most public interest posi-13 tions, many of these attorneys are being forced to leave public service. The loss of so many capable public interest attorneys, often at the very 14 time they have achieved sufficient training and experience to handle the 15 most complex matters of public concern, has had an adverse impact on 16 17 government generally and reduced the capacity of the criminal and civil 18 justice systems to provide the consistently high-quality legal services 19 the people of New York state deserve. The legislature finds that the 20 difficulty of attracting and retaining well-trained public interest 21 lawyers due to student loan debt frustrates the achievement of important 22 constitutional and statutory policy objectives, increases the cost of

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

LBD05347-01-1

state and local government, and diminishes public confidence in the 1 criminal and civil justice systems. The legislature therefore recognizes 2 3 the value of retaining these seasoned public servants in public interest positions and finds that it is in the public interest to provide finan-4 5 cial assistance to help these attorneys repay their student loans. Accordingly, the legislature hereby establishes the public interest б 7 legal services loan assistance fund. 8 § 3. The state finance law is amended by adding a new section 99-g to 9 read as follows: 10 § 99-q. Public interest legal services loan assistance fund. 1. There 11 is hereby established in the joint custody of the state comptroller and the chief administrator of the courts a special fund to be known as the 12 13 "public interest legal services loan assistance fund" of the state of 14 New York. 15 The public interest legal services loan assistance fund shall 2. 16 consist of the monies deposited therein pursuant to subdivision one of 17 section four hundred sixty-five of the judiciary law, and all monies deposited therein or transferred thereto from any other fund or source 18 pursuant to law, including voluntary contributions, together with any 19 20 interest accrued thereon. 21 3. All monies in the public interest legal services loan assistance 22 fund shall be available, subject to appropriations, for the payment of services and expenses as provided for in the public interest legal 23 services loan assistance program authorized by article fifteen-B of the 24 25 judiciary law, including the costs to the unified court system incurred 26 in the administration of such program. 27 4. All payments of money from the public interest legal services loan 28 assistance fund shall be made on the audit and warrant of the comptroller on vouchers certified or approved by the chief administrator of 29 30 the courts. 31 § 4. Subdivision 1 of section 465 of the judiciary law, as amended by 32 section 6 of part K of chapter 56 of the laws of 2010, is amended to 33 read as follows: 34 1. Every person applying for examination for admission to practice as 35 an attorney and counselor at law shall pay a fee of [two] four hundred [fifty] dollars, or seven hundred fifty dollars if, to qualify to take 36 37 the bar examination, the person must satisfy the rules of the court of appeals for the admission of attorneys and counselors at law governing 38 the study of law in a foreign country, for each taking or retaking of 39 the examination, or if dispensation has been received from the taking of 40 41 the examination, [four] five hundred dollars for credential review for 42 admission on motion. All such fees shall be paid into the state treasury 43 in the manner provided by section one hundred twenty-one of the state 44 finance law, provided that one hundred fifty dollars of each fee for the 45 taking or retaking of the examination and one hundred dollars of each 46 fee for credential review for admission on motion shall be deposited in 47 the public interest legal services loan assistance fund established pursuant to section ninety-nine-g of the state finance law. 48 49 § 5. The judiciary law is amended by adding a new article 15-B to read 50 as follows: 51 ARTICLE 15-B 52 PUBLIC INTEREST LEGAL SERVICES LOAN ASSISTANCE PROGRAM 53 Section 499-aa. Definitions. 54 499-bb. Program administration.

55 <u>499-cc. Public interest legal services loan assistance.</u>

56 <u>§ 499-aa. Definitions. As used in this article:</u>

A. 1660

1	1. "Eligible attorney" means an attorney admitted to practice law in
2	New York state who during the state fiscal year for which such attorney
3	seeks reimbursement for the payment of a student loan expense was
4	employed either as a prosecutor, an indigent defense attorney, or a
5	civil legal services attorney; and who has both held a degree from a law
6	school for not more than eleven years and was within the eliqible period
7	during the time for which such person is seeking such reimbursement.
8	2. "Prosecutor" means a full-time district attorney, as defined in
9	subdivision thirty-one of section 1.20 of the criminal procedure law.
10	3. "Indigent defense attorney" means an attorney who is a full-time
11	employee of any of the agencies designated by subdivisions one and two
12	of section seven hundred twenty-two of the county law, and who is
13	engaged full-time in the practice of criminal law on behalf of persons
14	charged with a crime who are financially unable to obtain counsel.
15	4. "Civil legal services attorney" means an attorney who is an employ-
16	<u>ee of:</u>
17	(a) the state or any political subdivision thereof, including all
18	public instrumentalities thereunder, and who is engaged in the full-time
19	practice of law on behalf of the state or any political subdivision
20	thereof; or
21	(b) a not-for-profit corporation of this state that is (i) exempt from
22	the payment of federal income taxes pursuant to section 501(c)(3) of the
23	internal revenue code, and (ii) established for the purpose of providing
24	legal services that include civil legal services to persons within New
25	York state whose annual income does not exceed one hundred fifty percent
26	of the prevailing poverty guidelines issued by the United States depart-
27	ment of health and human services or any successor agency; and who is
28	engaged in the full-time practice of law on behalf of such persons.
29	5. "Eligible period" means the six-year period between the completion
30	of the third year and before the commencement of the tenth year of
31	employment as a prosecutor as defined in subdivision two of this
32	section, or indigent defense attorney as defined in subdivision three of
33	this section, or civil legal services attorney as defined in subdivision
34	four of this section. For purposes of this article, all periods of time
35	during which an admitted attorney was employed as a prosecutor, indigent
36	defense attorney or civil legal services attorney shall be combined.
37	6. "Student loan expense" means the total payments in satisfaction of
38	the cumulative total of the eligible attorney's outstanding student loan
39	debt covering the tuition and other costs of attendance at a law school,
40	including interest, required to be made by the eligible attorney during
41	a state fiscal year. For purposes of this article, the amount of the
42	student loan expense shall be reduced by the total of all grants, schol-
43	arships, reimbursements, loan forgiveness or similar reductions to the
44	attorney's indebtedness that the attorney has received or shall receive
45	in or for such year.
46	§ 499-bb. Program administration. The chief administrator of the
	courts shall administer the public interest legal services loan assist-
47 10	ance program and shall promulgate rules and regulations consistent with
48	
49	this article to govern the administration of such program. The chief
50	administrator shall create an application process to determine eligibil-
51	ity for applicants to receive student loan expense grants pursuant to
52	this article.
53	§ 499-cc. Public interest legal services loan assistance. 1. (a) An
54	eligible attorney may apply, consistent with this article and the rules
55	and regulations promulgated by the chief administrator, for the reimbursement of student loan expense payments made by the eligible
56	

A. 1660

1 attorney during a state fiscal year that falls completely within the 2 eligible period for such attorney. Such application shall be filed at 3 such time as the chief administrator may require.

4 (b) An eligible attorney, to receive reimbursement of a student loan 5 expense under this article, may apply for such reimbursement upon the 6 completion of the first year of his or her eligible period, and may 7 apply for such reimbursement annually thereafter upon the completion of 8 the second through sixth years of such eligible period; provided, howev-9 er, that each such application shall be only for his or her student loan 10 expense payments during the previous state fiscal year.

2. During each state fiscal year commencing on or after April first, 11 two thousand twenty-one, the state shall apportion and pay to each 12 eligible attorney, pursuant to this article and subject to the avail-13 14 ability of appropriations therefor, an amount equal to the lesser of the 15 student loan expense of such eligible attorney or six thousand dollars. 16 The state assistance apportioned under this section shall be determined 17 by the chief administrator and paid out of the public interest legal services loan assistance fund. In the event that the monies appropriated 18 from such fund during a state fiscal year for purposes of making assist-19 20 ance payments are not sufficient to pay fully the amounts apportioned 21 during such fiscal year to all eligible attorneys entitled thereto, each 22 eligible attorney shall be entitled to receive only an amount representing the same proportion to the total monies appropriated, less necessary 23 24 administrative costs, as the amount apportioned to him or her bears to 25 the total amount apportioned to all eligible attorneys for such fiscal 26 year. 27 § 6. Subdivision 1 of section 212 of the judiciary law is amended by

27 § 6. Subdivision 1 of section 212 of the judiciary law is amended by 28 adding a new paragraph (z) to read as follows:

29 (z) Administer the public interest legal services loan assistance
30 program pursuant to article fifteen-B of this chapter.

§ 7. This act shall take effect September 1, 2021; provided, however, that the chief administrator of the courts is immediately authorized to promulgate any rules and regulations necessary to implement the provisions of this act on or before such effective date.