LC01394

2013 -- H 5599

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2013

$A\ N\quad A\ C\ T$

RELATING TO COURTS AND CIVIL PROCEDURE -- LITIGATION LENDING AGREEMENTS

Introduced By: Representative Michael J. Marcello

Date Introduced: February 27, 2013

<u>Referred To:</u> House Corporations

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 9 of the General Laws entitled "COURTS AND CIVIL
2	PROCEDUREPROCEDURE GENERALLY" is hereby amended by adding thereto the
3	following chapter:
4	CHAPTER 3.1
5	LITIGATION LENDING AGREEMENTS
6	9-3.1-1. Legislative findings. – The legislature finds and declares that:
7	(1) Litigation financing contracts are being entered into where companies advance money
8	to a litigant in return for payment from litigation proceeds at effective annual interest rates far
9	exceeding state usury limits; and
10	(2) Such contracts often bear annual interest rates over one hundred percent (100%); and
11	(3) Such rates are detrimental to the general welfare of the citizens of this state and it is
12	necessary to enact legislation to insure litigation-funding advances conform to state laws
13	regarding usurious loans.
14	9-3.1-2. Litigation lending agreement defined. – A litigation lending agreement
15	("LLA") is any agreement whereby monies are paid to parties to civil litigation ("litigants") in
16	consideration for a litigant's agreement to repay such monies (with or without interest, one-time
17	charges, use fees, or any other add-on charges) from proceeds of the litigation. Not included in
18	the definition of an LLA are advancements of expenses of litigation made by attorneys on behalf

- 1 of their clients, as permitted by rule 1.8(e) of the Rhode Island Rules of Professional Conduct.
- 2 9-3.1-3. Litigation advances considered loans within usury statute. - All payments made by a litigant under an LLA greater than the amount received by the litigant under the LLA 3 4 shall be considered interest on loans within the purview of section 6-26-2 of the general laws, 5 entitled, "Maximum rate of interest" regardless of: (1) Whether an LLA characterizes itself as a "loan," an "advance," an "investment," an 6 7 "assignment of proceeds," or any other characterization; 8 (2) Whether monies to be repaid under the LLA are called "interest," "use fees," or any 9 other term; 10 (3) Whether the amount received by the litigant under the LLA otherwise exceeds any 11 monetary limit for loans falling within Rhode Island's usury statute; and
- 12 (4) Whether the obligation on the part of the litigant to repay monies is contingent upon
- 13 <u>the outcome of the litigation.</u>
- 14 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- LITIGATION LENDING AGREEMENTS

1 This act would make litigation loan agreements subject to state usury statutes.

2

This act would take effect upon passage.

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