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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2011

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A N A C T

RELATING TO COURTS AND CIVIL PROCEDURE -- LITIGATION LENDING  
AGREEMENTS

Introduced By: Senator Michael J. McCaffrey

Date Introduced: February 16, 2011

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Title 9 of the General Laws entitled "COURTS AND CIVIL  
2 PROCEDURE--PROCEDURE 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 litigants in return for payment from litigation proceeds at effective annual interest rates for  
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 where by 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  
3 made by litigants under LLAs shall be considered interest on loans within the purview of chapter  
4 6-26-2 of the general laws, entitled, “Maximum rate of interest” regardless of:

5 (1) Whether an LLA characterizes itself as a “loan,” an “advance,” an “investment,” an  
6 “assignment of proceeds,” or any other characterization;

7 (2) Whether monies to be repaid under the LLA are called “interest,” “use fees,” or any  
8 other term;

9 (3) Whether the amount received by the litigant under the LLA otherwise exceeds any  
10 monetary limit for loans falling within Rhode Island’s usury statute; and

11 (4) Whether the obligation on the part of the litigant to repay monies is contingent upon  
12 the outcome of the litigation.

13 SECTION 2. This act shall take effect upon passage.

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EXPLANATION  
BY THE LEGISLATIVE COUNCIL  
OF

A N A C T  
RELATING TO COURTS AND CIVIL PROCEDURE -- LITIGATION LENDING  
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- 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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