2025 -- H 5221

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE GENERALLY -- THIRD-PARTY LITIGATION FINANCING CONSUMER PROTECTION ACT

Introduced By: Representative Alex S. Finkelman

Date Introduced: January 29, 2025

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 9 of the General Laws entitled "COURTS AND CIVIL PROCEDURE
2	PROCEDURE GENERALLY" is hereby amended by adding thereto the following chapter:
3	CHAPTER 3.1
4	THIRD-PARTY LITIGATION FINANCING CONSUMER PROTECTION ACT
5	9-3.1-1. Short title.
6	This chapter shall be known and may be cited as the "Third-Party Litigation Financing
7	Consumer Protection Act."
8	9-3.1-2. Definitions.
9	As used in this chapter:
10	(1) "Consumer" means any natural person or persons who resides, is present or is domiciled
11	in this state, or who is or may become a plaintiff or complainant in a lawsuit or other legal dispute
12	in this state.
13	(2) "Legal representative" means an attorney, group of attorneys, or law firm who may be
14	entitled to represent a person or persons in a legal dispute in this state.
15	(3) "Litigation financer" means a person, group of persons, or legal entity, engaged in the
16	business of litigation financing or any other mechanism created with the intent of so doing.
17	(4) "Litigation financing" means the funding of litigation activities or related claims by

anyone other than the parties to the claim or litigation themselves, their counsel, or entities with a

1	preexisting contractual indemnitor or a liability insurer relationship with one of the parties.
2	Litigation financing includes the purchase of bills, accounts or liens or otherwise paying for or
3	purchasing services rendered related to claims or litigation.
4	(5) "Litigation financing transaction" means a transaction in which litigation financing is
5	provided to a consumer, legal representative, or medical provider in return for assigning to the
6	litigation financer a contingent right to receive an amount or amounts of the potential proceeds of
7	consumer judgments, awards, settlements or verdicts obtained with respect to the consumer's legal
8	claim, or agreeing to pay the litigation financer interest, fees or any other consideration for the
9	financing provided. The term "litigation financing transaction" does not include legal
10	representation services provided to a consumer by a legal representative on a contingency fee basis,
11	or legal costs advanced by a legal representative, where such services or costs are provided to or
12	on behalf of a consumer by a legal representative in the dispute and in accordance with the Rhode
13	Island Disciplinary Rules of Professional Conduct.
14	(6) "Medical provider" means any person or business providing medical services of any
15	kind to a consumer, including, but not limited to, physicians, nurse practitioners, hospitals, physical
16	therapists, chiropractors, or radiologists, as well as any of their employees, contractors, practice
17	groups, partnerships or incorporations of the same.
18	9-3.1-3. Litigation financer - Registration - Bond - Public record.
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19 20	(a)(1) No litigation financer shall engage in a litigation financing transaction in Rhode Island unless it is registered as a litigation financer in this state.
19 20 21	(a)(1) No litigation financer shall engage in a litigation financing transaction in Rhode Island unless it is registered as a litigation financer in this state. (2) A litigation financer that is a business entity or partnership is registered in this state if:
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19 20 21 22 23 24 25 26 27 28 29 30	(a)(1) No litigation financer shall engage in a litigation financing transaction in Rhode Island unless it is registered as a litigation financer in this state. (2) A litigation financer that is a business entity or partnership is registered in this state if: (i) It has a status of active and in good standing as reflected in the records of the secretary of state; and (ii) Its charter, articles of organization, certificate of limited partnership, or other organizational document, or, if a foreign entity, its Rhode Island application for a certificate of authority, to do business in this state, contains a statement that it shall be designated as a litigation financer pursuant to this chapter. (3) A litigation financer that is not a business entity or partnership is registered in this state if it files an application for registration as a litigation financer on a form prescribed by the secretary of state, along with a filing fee of one hundred dollars (\$100), that contains the following: (i) Applicant's full legal name;

1	(v) The name, physical street address, mailing address, and telephone number for a Rhode
2	Island registered agent appointed to accept service of process on behalf of the applicant;
3	(vi) A statement that the applicant shall be designated as a litigation financer pursuant to
4	this chapter; and
5	(vii) Any other information the secretary of state deems necessary.
6	(b) Each litigation financer shall file with the secretary of state a surety bond of not less
7	than fifty thousand dollars (\$50,000). The bond shall be payable to this state for the use of the
8	attorney general and any person who may have a cause of action against the obligor of the bond for
9	any violation of this chapter. The bond shall continue in effect as long as a litigation financer is
10	designated as a litigation financer in the records of the secretary of state.
11	(c) A litigation financer shall amend its registration with the secretary of state under
12	subsection (a) of this section within thirty (30) days whenever the information contained in such
13	record changes or becomes inaccurate or incomplete in any respect. A litigation financer that is not
14	a business entity or partnership may amend its registration with the secretary of state by filing an
15	amendment on a form prescribed by the secretary of state, along with a filing fee of twenty dollars
16	<u>(\$20.00).</u>
17	(d) All documents filed pursuant to this section shall be a public record.
18	9-3.1-4. Litigation financing protections.
19	(a) A litigation financer shall not:
19 20	(a) A litigation financer shall not:(1) Pay or offer commissions, referral fees or other forms of consideration to any legal
20	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal
20 21	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation
202122	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer;
20212223	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a
2021222324	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a legal representative, medical provider or any of their employees;
202122232425	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a legal representative, medical provider or any of their employees; (3) Advertise false or misleading information regarding its products or services;
220 221 222 23 224 225 226	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a legal representative, medical provider or any of their employees; (3) Advertise false or misleading information regarding its products or services; (4) Refer a consumer or potential consumer to a specific legal representative, medical
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220 221 222 223 224 225 226 227 228 229 330	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a legal representative, medical provider or any of their employees; (3) Advertise false or misleading information regarding its products or services; (4) Refer a consumer or potential consumer to a specific legal representative, medical provider or any of their employees; (5) Fail to promptly supply copies of any complete litigation financing contracts to the consumer and the consumer's legal representative; (6) Attempt to secure a remedy or obtain a waiver of any remedy, including, but not limited
220 221 222 23 224 225 226 227 228 229 330 331	(1) Pay or offer commissions, referral fees or other forms of consideration to any legal representative, medical provider, or any of their employees for referring a consumer to a litigation financer; (2) Accept any commissions, referral fees, rebates or other forms of consideration from a legal representative, medical provider or any of their employees; (3) Advertise false or misleading information regarding its products or services; (4) Refer a consumer or potential consumer to a specific legal representative, medical provider or any of their employees; (5) Fail to promptly supply copies of any complete litigation financing contracts to the consumer and the consumer's legal representative; (6) Attempt to secure a remedy or obtain a waiver of any remedy, including, but not limited to, compensatory, statutory, or punitive damages, that the consumer might otherwise be or not be

1	(8) Offer or provide legal advice to the consumer regarding the litigation financing or the
2	underlying dispute;
3	(9) Assign, which includes securitizing, a litigation financing contract in whole or in part;
4	(10) Report a consumer to a credit reporting agency if insufficient funds remain from the
5	net proceeds to repay the litigation financer; or
6	(11) Receive or exercise any right to direct, or make any decisions with respect to, the
7	conduct of the consumer's legal claim or any settlement or resolution thereof. The right to make
8	such decisions shall remain solely with the consumer and their legal representative.
9	(b) A legal representative retained by a consumer, or a medical provider for such consumer,
10	or any of their employees shall not have a financial interest in litigation financing and shall not
11	receive a referral fee or other consideration from any litigation financer, its employees, owners or
12	its affiliates.
13	9-3.1-5. Litigation financing contracts - Disclosures.
14	(a) The terms of the litigation financing agreement shall be set forth in a written contract
15	that is completely filled in. There shall be no incomplete sections when the contract is offered or
16	presented to the consumer, legal representative, or medical provider.
17	(b) Litigation financing contracts shall contain the disclosures specified in this section,
18	which shall constitute material terms of the litigation financing contract.
19	(c) These disclosures shall be typed in at least fourteen (14)-point, bold font and be placed
20	clearly and conspicuously immediately above the consumer's signature line in the litigation
21	financing contract. The disclosures are as is follows:
22	(1) Consumer's right to cancellation: You may cancel this contract without penalty or
23	further obligation within five (5) business days from the date you signed this contract or received
24	financing from [insert name of the litigation financer] by either returning the funds to [insert name,
25	office address and office hours of the litigation financer] or by U.S. mail, [insert name and mailing
26	address of litigation financer]. For return by U.S. mail, the postmark date on the returned funds or,
27	if mailed by registered or certified mail, the date of the return receipt requested shall be the date of
28	return;
29	(2) The fees charged pursuant to this agreement shall not exceed [litigation financer to
30	insert annual interest percentage rate, percentage of award or settlement proceeds, or dollar
31	amount];
32	(3) The litigation financer agrees that it has no right to and will not make any decisions
33	about the conduct of your lawsuit or dispute and that the right to make those decisions remains
34	solely with you and your legal representative:

1	(4) If there is no recovery of any money from your legal claim or if there is not enough
2	money to satisfy the portion assigned to [insert name of the litigation financer] in full, you will not
3	owe anything in excess of your recovery; and
4	(5) Do not sign this contract before you read it completely. If this contract contains any
5	incomplete sections, you are entitled to a completely filled-in copy of the contract prior to signing
6	it. Before you sign this contract, you should obtain the advice of an attorney. Depending on the
7	circumstances, you may want to consult a tax advisor, a financial professional or an accountant."
8	(d) If the consumer is represented by a legal representative in the dispute that is the subject
9	of the litigation financing contract, the legal representative shall acknowledge in the contract that
10	they or their employer or employees have neither received nor paid a referral fee or any other
11	consideration from or to the litigation financer, nor will in the future do so.
12	(e) If the consumer's legal representative is a party to a litigation financing agreement
13	related to the consumer's legal proceeding, the legal representative shall share with the consumer
14	the agreement between the legal representative and the litigation financer. The agreement shall be
15	accompanied by the disclosures required by this section, and the consumer shall sign both an
16	acknowledgement that the agreement has been read and the required disclosures.
17	9-3.1-6. Disclosure of financing agreements – Discovery.
18	(a) Except as otherwise stipulated or ordered by the court, a consumer or their legal
19	representative shall, without awaiting a discovery request, provide to all parties to the litigation,
20	including their insurer if prior to litigation, any litigation financing contract or agreement under
21	which anyone, other than a legal representative permitted to charge a contingent fee representing a
22	party, has received or has a right to receive compensation or proceeds from the consumer that are
23	contingent on and sourced from any proceeds of the civil action, by settlement, judgment, or
24	otherwise.
25	(b) The existence of litigation financing, litigation financing transactions and all
26	participants in such financing arrangements are permissible subjects of discovery in all personal
27	injury litigation or matters arising out of personal injuries.
28	9-3.1-7. Annual reporting.
29	(a) Each litigation financer shall file a report annually with the secretary of state in
30	accordance with such procedures as the secretary of state may require. The report shall contain at
31	least the following:
32	(1) For each person that, directly or indirectly, owns, controls, holds with the power to vote,
33	or holds proxies representing, five percent (5%) or more of the voting securities of the litigation
34	financer:

1	(i) The legal name and address of each person;
2	(ii) If the person is an individual, their principal occupation and offices and positions held
3	during the past five (5) years, and any conviction of crimes other than minor traffic violations
4	during the past ten (10) years; and
5	(iii) If the person is not an individual, a report of the nature of its business operations during
6	the past five (5) years or for the lesser period as the person and any predecessors shall have been in
7	existence; a narrative description of the business intended to be done by the person and the person's
8	subsidiaries; and a list of all individuals who are or who have been selected to become directors or
9	executive officers of the person. The list shall include for each individual the information required
10	by subsection (a)(2) of this section.
11	(2) For each litigation financing transaction entered in this state or involving a claim to be
12	litigated in this state, the litigation financer shall identify:
13	(i) The amount, date(s) of payment(s), and name and address of each person that received
14	any amount of financing from a litigation financer during the previous calendar year;
15	(ii) The amount, date of payment, and source of payment for all proceeds obtained by the
16	litigation financer during the previous calendar year from any judgment, award, settlement or
17	verdict in a litigation financing transaction; and
18	(iii) Any other information the secretary of state deems necessary for the administration of
19	justice.
20	(b) Secretary of state reporting obligations:
21	(1) The secretary of state shall provide to the house and senate judiciary committees an
22	annual report within six (6) months of the receipt of the information in subsection (a) of this section,
23	containing all of the information therein and a summary. This report as filed shall not be made
24	available to the public and shall be confidential by law and privileged, shall not be subject to the
25	provisions of chapter 2 of title 38 ("public records"), shall not be subject to subpoena, and shall not
26	be subject to discovery or admissible in evidence in any private civil action.
27	(2) The secretary of state shall release the report and summary required pursuant to
28	subsection (b)(l) of this section to the public subject to the removal of all personally identifiable
29	information of any consumer. Nothing in this subsection shall affect the obligation to disclose
30	litigation financing contracts or other agreements under § 9-3.1-6.
31	9-3.1-8. Class action lawsuits.
32	This chapter shall apply to any class action. Putative class members and the court shall be
33	advised that the proposed class attorney has a legal or financial relationship with a litigation
34	financer.

1	9-3.1-9. Commercial litigation exemption - Limitation.
2	This chapter shall not apply to litigation financing provided to commercial enterprises in
3	support of commercial litigation. This exemption does not apply to situations arising from a
4	personal injury claim or an aggregation of personal injury claims, whether by subrogation,
5	assignment, or any other basis.
6	9-3.1-10. Regulatory oversight.
7	The practice of litigation financing shall be regulated by the secretary of state. The
8	secretary of state shall adopt rules and regulations consistent with this chapter and its authority
9	under law.
10	9-3.1-11. Act violation - Unenforceable contract.
11	Any violation of this chapter shall make the litigation financing contract unenforceable by
12	the litigation financer, the consumer, or any successor-in-interest to the litigation financing
13	contract.
14	SECTION 2. This act shall take effect upon passage.
	 LC000847

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE GENERALLY -- THIRD-PARTY LITIGATION FINANCING CONSUMER PROTECTION ACT

This act would comprehensively regulate the practices of third-party litigation financers in
Rhode Island.

This act would take effect upon passage.

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