2015-C620

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY relating to the provision of civil legal services to the poor

WHEREAS, This Legislative Body, by resolution adopted in 2010 (J.6368 and K.1621), recognized that the fair administration of justice requires that every person who must use the courts have access to adequate legal representation and, accordingly, invited the chief judge of the state to annually report to the governor and the legislature concerning the findings of his statewide hearings to assess the extent and nature of unmet civil legal services needs, and the work of the Task Force to Expand Access to Civil Legal Services in New York; and WHEREAS, These annual reports have consistently demonstrated that, for a significant percentage of those New Yorkers who live in poverty (defined for these purposes as living at or below 200 percent of the Federal poverty guidelines), effective legal assistance can have profound impact upon one's ability to realize or protect the essentials of life, which may include remaining in one's home, escaping from domestic violence, stabilizing a family, maintaining or obtaining subsistence income or other vital government services, securing adequate health care or pursuing an education; and

WHEREAS, These annual reports also have shown that, when impoverished New Yorkers must appear in the state's civil courts without legal representation, there is a greater public cost because these courts must divert more of their limited resources to assist them, and because their cases are much less likely to be settled early or otherwise disposed of and therefore they add to court calendar congestion; and WHEREAS, Although, in the wake of this Legislative Body's 2010 resolution, the state has committed greater fiscal resources to the provision of civil legal services for the poor and the Task Force to Expand Access

to Civil Legal Services in New York has secured greater service contributions by law schools, bar associations and the private bar, it remains the case today that a vast number of New Yorkers who live in poverty actually do not have access to effective legal assistance when necessary to realize or protect the essentials of life; now, therefore, be it RESOLVED (if the concur), That it is the sense of this Legislative Body that the state must continue its efforts to achieve the ideal of equal access to civil justice for all; and be it further RESOLVED (if the concur), That, to accomplish this end, the policy of the state of New York is that every New Yorker who lives at or below 200 percent of the Federal poverty guidelines have effective legal assistance in matters involving the essentials of life (housing, family matters, access to healthcare, education and subsistence income).