H-1400.1		

SUBSTITUTE HOUSE BILL 1022

State of Washington 61st Legislature 2009 Regular Session

By House Judiciary (originally sponsored by Representatives Williams, Warnick, Kelley, Rodne, Dickerson, and Moeller)

READ FIRST TIME 02/02/09.

- AN ACT Relating to statutory costs; amending RCW 4.84.010 and
- 2 12.20.060; and adding a new section to chapter 4.84 RCW.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 Sec. 1. RCW 4.84.010 and 2007 c 121 s 1 are each amended to read 5 as follows:
- 6 The measure and mode of compensation of attorneys and counselors,
- 7 shall be left to the agreement, expressed or implied, of the parties,
- 8 but there shall be allowed to the prevailing party upon the judgment
- 9 certain sums ((by way of indemnity)) for the prevailing party's
- 10 expenses in the action, which allowances are termed costs, including,
- 11 in addition to costs otherwise authorized by law, the following
- 12 expenses:
- 13 (1) Filing fees;
- 14 (2) Fees for the service of process by a public officer, registered 15 process server, or other means, as follows:
- 16 (a) When service is by a public officer, the recoverable cost is 17 the fee authorized by law at the time of service.
- 18 (b) If service is by a process server registered pursuant to

p. 1 SHB 1022

- chapter 18.180 RCW or a person exempt from registration, the recoverable cost is the amount actually charged and incurred in effecting service;
 - (3) Fees for service by publication;

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- (4) Notary fees, but only to the extent the fees are for services that are expressly required by law and only to the extent they represent actual costs incurred by the prevailing party;
- (5) Reasonable expenses, exclusive of attorneys' fees, incurred in obtaining reports and records, which are admitted into evidence at trial or in mandatory arbitration in superior or district court, including but not limited to medical records, tax records, personnel records, insurance reports, employment and wage records, police reports, school records, bank records, and legal files;
 - (6) Statutory attorney and witness fees; and
- (7) To the extent that the court or arbitrator finds that it was necessary to achieve the successful result, the reasonable expense of the transcription of depositions used at trial or at the mandatory arbitration hearing: PROVIDED, That the expenses of depositions shall be allowed on a pro rata basis for those portions of the depositions introduced into evidence or used for purposes of impeachment.
- NEW SECTION. Sec. 2. A new section is added to chapter 4.84 RCW to read as follows:
 - (1) In any civil action for the recovery of money only, the plaintiff will be considered the prevailing party for the purpose of awarding costs, including a statutory attorney fee, if: (a) The defendant makes full or partial payment of the amounts sought by the plaintiff prior to the entry of judgment; and (b) before such payment is tendered, the plaintiff has notified the defendant in writing that the full or partial payment of the amounts sued for might result in an award of costs.
- 31 (2) For the purposes of this section, "plaintiff" includes a 32 counter-claimant, cross-claimant, and third-party plaintiff, and 33 "defendant" includes a party defending a counter-claim, cross-claim, or 34 third-party claim.
- 35 (3) A party may demand, offer, or accept the payment of statutory 36 costs before the entry of judgment in an action.

SHB 1022 p. 2

(4) This section may not be construed to (a) authorize an award of costs if the action is resolved by a negotiated settlement or (b) limit or bar the operation of cost-shifting provisions of other statutes or court rules.

- Sec. 3. RCW 12.20.060 and 2004 c 123 s 2 are each amended to read as follows:
- (1) When the prevailing party in district court is entitled to recover costs as authorized in RCW 4.84.010 in a civil action, the judge shall add the amount thereof to the judgment; in case of failure of the plaintiff to recover or of dismissal of the action, the judge shall enter up a judgment in favor of the defendant for the amount of his or her costs; and in case any party so entitled to costs is represented in the action by an attorney, the judge shall include attorney's fees in the amount provided in RCW ((4.84.060)) 4.84.080 as part of the costs: PROVIDED, HOWEVER, That the plaintiff shall not be entitled to such attorney fee unless he or she obtains, exclusive of costs, a judgment in the sum of fifty dollars or more: AND PROVIDED FURTHER, That if the plaintiff obtains judgment, exclusive of costs, of at least fifty dollars but less than two hundred dollars, the judge shall include attorney fees of one hundred twenty-five dollars as part of the costs.
- (2)(a) In any district court civil action for the recovery of money only, the plaintiff will be considered the prevailing party for the purpose of awarding costs, including a statutory attorney fee, if: (i) The defendant makes full or partial payment of the amounts sought by the plaintiff prior to the entry of judgment; and (ii) before such payment is tendered, the plaintiff has notified the defendant in writing that the full or partial payment of the amounts sued for might result in an award of costs. The plaintiff is not entitled to a statutory attorney fee unless the amount prayed for, exclusive of costs, is fifty dollars or more, and if the amount prayed for, exclusive of costs, is at least fifty dollars but less than two hundred dollars, the judgment must include a statutory attorney fee of one hundred twenty-five dollars as part of the costs.
- (b) For the purposes of this section, "plaintiff" includes a counter-claimant, cross-claimant, and third-party plaintiff, and

p. 3 SHB 1022

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- (c) A party may demand, offer, or accept payment of statutory costs before the entry of judgment in an action.
- (d) This section may not be construed to (a) authorize an award of costs if the action is resolved by a negotiated settlement or (b) limit or bar the operation of cost-shifting provisions of other statutes or court rules.

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SHB 1022 p. 4