CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5752

61st Legislature 2009 Regular Session

Passed by the Senate March 3, 2009 YEAS 48 NAYS 0

President of the Senate

Passed by the House April 13, 2009 YEAS 96 NAYS 2

Speaker of the House of Representatives

Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5752** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

SUBSTITUTE SENATE BILL 5752

Passed Legislature - 2009 Regular Session

State of Washington 61st Legislature 2009 Regular Session

By Senate Health & Long-Term Care (originally sponsored by Senators Marr, Pflug, Hobbs, and Keiser)

READ FIRST TIME 02/10/09.

1 AN ACT Relating to cost recovery in disciplinary proceedings 2 involving dentists; and adding a new section to chapter 18.32 RCW.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 18.32 RCW
to read as follows:

6 (1) In any disciplinary case pertaining to a dentist where there is 7 a contested hearing, if the commission or its hearing panel makes the 8 finding requisite for, and imposes upon the dentist, a disciplinary 9 sanction or fine under RCW 18.130.160, unless it determines to waive 10 the assessment of a hearing fee, it shall assess against the licensee 11 a partial recovery of the state's hearing expenses as follows:

12

(a) The partial recovery hearing fee must be:

(i) An amount equal to six thousand dollars for each full hearing
day in the proceeding and one-half of that amount for any partial
hearing day; and

16 (ii) A partial recovery of investigative and hearing preparation 17 expenses in an amount as found to be reasonable reimbursement under the 18 circumstances but no more than ten thousand dollars;

p. 1

1 (b) Substantiation of investigative and hearing preparation 2 expenses for purposes of (a) of this subsection may be by affidavit or 3 declaration descriptive of efforts expended, which are reviewable in 4 the hearing as would be a cost bill;

(c) The commission or its hearing panel may waive the partial 5 recovery hearing fee if it determines the assessment of the fee (i) 6 7 would create substantial undue hardship for the dentist, or (ii) in all 8 the circumstances of the case, including the nature of the charges 9 alleged, would be manifestly unjust it to assess the fee. 10 Consideration of the waiver must be applied for and considered during 11 the hearing itself. This may be in advance of the decision related to 12 RCW 18.130.160.

13 (2) If the dentist seeks judicial review of the disciplinary action 14 and there was a partial recovery hearing fee assessed, then unless the license holder achieves a substantial element of relief, the reviewing 15 trial court or appellate court shall further impose a partial cost 16 17 recovery fee in the amount of twenty-five thousand dollars at the 18 superior court level, twenty-five thousand dollars at the court of 19 appeals level, and twenty-five thousand dollars at the supreme court level. Application for waiver may be made to the court at each level 20 21 and must be considered by the court under the standards stated in 22 subsection (1)(c) of this section.

(3) In any disciplinary case pertaining to a dentist where the case is resolved by agreement prior to completion of a contested hearing, the commission shall assess against the dentist a partial recovery of investigative and hearing preparation expenses in an amount as found to be reasonable reimbursement in the circumstances but no more than ten thousand dollars, unless it determines to waive this fee under the standards stated in subsection (1)(c) of this section.

30 (4) In any stipulated informal disposition of allegations 31 pertaining to a dentist as contemplated under RCW 18.130.172, the 32 potential dollar limit of reimbursement of investigative and processing 33 costs may not exceed two thousand dollars per allegation.

34 (5) Should the dentist fail to pay any agreed reimbursement or 35 ordered cost recovery under the statute, the commission may seek 36 collection of the amount in the same manner as enforcement of a fine 37 under RCW 18.130.165.

p. 2

1 (6) All fee recoveries and reimbursements under this statute must 2 be deposited to the health professions account for the portion of it 3 allocated to the commission. The fee recoveries shall be fully 4 credited in reduction of actual or projected expenditures used to 5 determine dentist license renewal fees.

6 (7) The authority of the commission under this section is in 7 addition to all of its authorities under RCW 18.130.160, elsewhere in 8 chapter 18.130 RCW, or in this chapter.

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