SENATE BILL No. 100

February 2, 2017, Introduced by Senators CASPERSON, COLBECK, BOOHER, SHIRKEY, HANSEN, HORN and MACGREGOR and referred to the Committee on Elections and Government Reform.

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending sections 2421b, 2421c, 2421d, and 2421e (MCL 600.2421b,

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2421b. (1) "Costs and fees" means the normal costs

incurred in being a party in a civil action after an THE action has

been filed with the court — AND those provided by law or court

rule, and include all of the following:

600.2421c, 600.2421d, and 600.2421e), as added by 1984 PA 197.

- (a) The reasonable and necessary expenses of expert witnesses as determined by the court.
- (b) The reasonable cost of any study, analysis, engineering report, test, or project which THAT is determined by the court to have been necessary for the preparation of a THE party's case.

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(c) Reasonable A REASONABLE and necessary attorney fees FEE,

- 1 including those A FEE for purposes of ANY appeal.
- 2 (2) "Party" means a named plaintiff or defendant involved in
- 3 the particular civil action. , but does not include any of the
- 4 following:
- 5 (a) An individual whose net worth was more than \$500,000.00 at
- 6 the time the civil action was commenced.
- 7 (b) The sole owner of an unincorporated business or any
- 8 partnership, corporation, association, or organization whose net
- 9 worth exceeded \$3,000,000.00 at the time the civil action was
- 10 commenced and which is not either exempt from taxation pursuant to
- 11 section 501(c)(3) of the internal revenue code or a cooperative
- 12 association as defined in section 15(a) of the agricultural
- 13 marketing act, 12 U.S.C. 1141j(a).
- 14 (c) The sole owner of an unincorporated business or any
- 15 partnership, corporation, association, or organization that had
- 16 more than 250 full-time equivalent employees as determined by the
- 17 total number of employees multiplied by their working hours divided
- 18 by 40, at the time the civil action was commenced.
- 19 (d) As used in this subsection "net worth" means the amount
- 20 remaining after the deduction of liabilities from assets as
- 21 determined according to generally accepted accounting principles.
- 22 (3) "Prevailing party" means as follows: EITHER OF THE
- 23 FOLLOWING, AS APPLICABLE:
- 24 (a) In an A CIVIL action involving several remedies, or issues
- 25 or counts which THAT state different causes of actions ACTION or
- 26 defenses, the party prevailing as to each remedy, issue, or count.
- 27 (b) In an action involving only 1 issue or count stating only

- 1 1 cause of action or defense, the party prevailing on the entire
- 2 record.
- 3 (4) "State" means an agency or department of the THIS state, 1
- 4 or more members of an agency or department of the THIS state, or
- 5 any official of the THIS state or of an agency or department of the
- 6 THIS state acting in his or her official capacity. 7 but STATE does
- 7 not include an institution of higher education established pursuant
- 8 to-UNDER article 8-VIII of the state constitution of 1963; the
- 9 department of labor as administrator of LICENSING AND REGULATORY
- 10 AFFAIRS OR ANY OF ITS AGENCIES IN ADMINISTERING the worker's
- 11 disability compensation act of 1969, Act No. 317 of the Public Acts
- 12 of 1969, being sections 418.101 to 418.941 of the Michigan Compiled
- 13 Laws, 1969 PA 317, MCL 418.101 TO 418.941, the Michigan employment
- 14 security act, Act No. 1 of the Public Acts of Extra Session of
- 15 1936, being sections 421.1 to 421.72 of the Michigan Compiled Laws,
- 16 and Act No. 176 of the Public Acts of 1939, being sections 423.1 to
- 17 423.30 of the Michigan Compiled Laws; 1936 (EX SESS) PA 1, MCL
- 18 421.1 TO 421.75, OR 1939 PA 176, MCL 423.1 TO 423.30; or the
- 19 department of corrections.
- 20 Sec. 2421c. (1) The—ON STIPULATION OF THE PARTIES OR MOTION
- 21 UNDER SUBSECTION (3), A court that conducts a civil action brought
- 22 by or against the THIS state as a party, except for a civil
- 23 infraction action, shall award to a prevailing party, other than
- 24 the THIS state, the costs and fees incurred by that party in
- 25 connection with the civil action, UNLESS THIS STATE DEMONSTRATES BY
- 26 CLEAR AND CONVINCING EVIDENCE THAT THIS STATE'S POSITION WAS
- 27 SUBSTANTIALLY JUSTIFIABLE. HOWEVER, SUBSECTION (2) APPLIES IN ANY

- 1 OF THE FOLLOWING:
- 2 (A) AN ACTION INVOLVING ILLEGAL GAMBLING AND A LICENSEE UNDER
- 3 THE MICHIGAN LIQUOR CONTROL CODE OF 1998, 1998 PA 58, MCL 436.1101
- 4 TO 436.2303, TO WHICH THE LIQUOR CONTROL COMMISSION IS A PARTY.
- 5 (B) AN ACTION TO WHICH THE DEPARTMENT OF HEALTH AND HUMAN
- 6 SERVICES IS A PARTY THAT RELATES TO THE CHILD ABUSE AND NEGLECT
- 7 CENTRAL REGISTRY.
- 8 (C) AN ACTION RELATED TO THE SUMMARY SUSPENSION OF A LICENSE
- 9 THAT WAS REQUIRED UNDER SECTION 92(2) OF THE ADMINISTRATIVE
- 10 PROCEDURES ACT OF 1969, 1969 PA 306, MCL 24.292.
- 11 (2) IN AN ACTION DESCRIBED IN SUBSECTION (1) (A) TO (C), THE
- 12 COURT SHALL ONLY AWARD COSTS AND FEES UNDER SUBSECTION (1) if the
- 13 court finds that the position of the THIS state to IN the civil
- 14 action was frivolous. To find that the THIS state's position was
- 15 frivolous, the court shall MUST determine that at least 1 of the
- 16 following conditions has been met:
- 17 (a) The—THIS state's primary purpose in initiating the action
- 18 was to harass, embarrass, or injure the prevailing party.
- 19 (b) The THIS state had no reasonable basis to believe that the
- 20 facts underlying its legal position were in fact true.
- 21 (c) The THIS state's legal position was devoid of arguable
- 22 legal merit.
- 23 (3) $\frac{(2)}{}$ If the parties to an action do not agree on the
- 24 awarding of costs and fees under sections 2421a to 2421f, a motion
- 25 may be brought regarding the awarding of THE PREVAILING PARTY MAY
- 26 MOVE THE COURT TO AWARD costs and fees. and the amount thereof. The
- 27 MOVING party seeking an award of costs and fees under sections

- 1 2421a to 2421f shall MUST establish all of the following:
- 2 (a) That IF SUBSECTION (2) APPLIES, THAT the position of the
- 3 THIS state was frivolous.
- **4** (b) That the party was the prevailing party.
- 5 (c) The amount of costs and fees sought including an itemized
- 6 statement from any attorney WHO REPRESENTED THE PARTY AND ANY
- 7 agent , or expert witness who represented the party showing the
- 8 rate at which the costs and fees were computed.
- 9 (d) That the party is eligible to receive an award of costs
- 10 and fees under sections 2421a to 2421f. For good cause shown, a
- 11 party may seek a protective order regarding the financial records
- 12 of that THE party.
- 13 (4) (3) The court may reduce the amount of the costs and fees
- 14 to be awarded UNDER THIS SECTION, or deny an award, to the extent
- 15 that the party seeking the award engaged in conduct which THAT
- 16 unduly and unreasonably protracted the civil—action.
- 17 (5) $\frac{(4)}{(4)}$ Subject to subsection $\frac{(5)}{(6)}$, the amount of costs
- 18 and fees awarded under this section shall MUST include those
- 19 reasonable costs actually incurred by the party and any costs
- 20 allowed by law or by court rule. Subject to subsection (5), (6),
- 21 the amount of fees awarded under this section shall MUST be based
- 22 upon ON the prevailing market rate for the kind and quality of the
- 23 services furnished. 7 except that an attorney fee shall not be
- 24 awarded at a rate of more than \$75.00 per hour unless the court
- 25 determines that special circumstances existed justifying a higher
- 26 rate or an applicable law or court rule provides for the payment of
- 27 a higher rate.

- 1 (6) (5) The COURT SHALL ONLY AWARD costs and fees awarded
- 2 under this section shall only be awarded to the extent and amount
- 3 that the THIS state caused the prevailing party to incur those
- 4 costs and fees.
- 5 (7) (6) This section does not apply to an agency or department
- 6 in establishing a rate; in approving, disapproving, or withdrawing
- 7 approval of a form; nor OR in its role of hearing or adjudicating a
- 8 case. Unless an agency had discretion to proceed, this section does
- 9 not apply to an agency or department acting ex rel on the
- information and at the instigation of a nonagency or
- 11 nondepartmental person who has a private interest in the matter nor
- 12 OR to an agency or department required by law to commence a case AN
- 13 ACTION upon the action or request of another nonagency or
- 14 nondepartmental person.
- 15 (8) (7) This section does not apply to an agency or department
- 16 that has such a minor role as a party in the case ACTION in
- 17 comparison to other nonprevailing parties so—as to make its
- 18 liability for costs and fees under this section unreasonable,
- 19 unjust, or unfair.
- 20 Sec. 2421d. If the court awards costs and fees to a prevailing
- 21 party upon judicial review of the final action of a presiding
- 22 officer in a contested case pursuant to UNDER section 125 of Act
- No. 306 of the Public Acts of 1969, being section 24.325 of the
- 24 Michigan Compiled Laws, THE ADMINISTRATIVE PROCEDURES ACT OF 1969,
- 25 1969 PA 306, MCL 24.325, the court shall award those costs and fees
- 26 provided for in section 123 of Act No. 306 of the Public Acts of
- 27 1969, being section 24.323 of the Michigan Compiled Laws, if the

- 1 court finds that the position of the state involved in the
- 2 contested case was frivolous. THE ADMINISTRATIVE PROCEDURES ACT OF
- 3 1969, 1969 PA 306, MCL 24.323.
- 4 Sec. 2421e. (1) The director of the department of TECHNOLOGY,
- 5 management, and budget shall report annually to the legislature
- 6 regarding the amount of costs and fees paid by the THIS state
- 7 during the preceding fiscal year pursuant to UNDER sections 2421 to
- 8 2421d. The report shall describe the number, nature, and amount of
- 9 the awards; the claims involved; and any other relevant information
- 10 which THAT would aid the legislature in evaluating the scope and
- 11 impact of the awards. Each agency or department of this state shall
- 12 provide the director of the department of TECHNOLOGY, management,
- 13 and budget with information as is necessary for the director to
- 14 comply with the requirements of this section.
- 15 (2) If costs and fees are awarded under sections 2421 to 2421d
- 16 to a prevailing party, the agency or department over which the
- 17 party prevailed shall pay those costs and fees.
- 18 (3) Sections 2421a to 2421d do not apply to a civil action
- 19 which THAT is settled -OR a civil action in which a consent
- 20 agreement is entered into. , or to a civil action based in tort.
- 21 Enacting section 1. This amendatory act takes effect 90 days
- 22 after the date it is enacted into law.
- 23 Enacting section 2. This amendatory act does not take effect
- 24 unless Senate Bill No. 101
- of the 99th Legislature is enacted into law.

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