Fifty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1387

Introduced by

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Representatives DeKrey, Carlson, Meyer, Weisz Senators Mutch, Solberg

- 1 A BILL for an Act to amend and reenact section 28-26-01 of the North Dakota Century Code,
- 2 relating to the awarding of attorney's fees.
- 3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA: 4 SECTION 1. AMENDMENT. Section 28-26-01 of the North Dakota Century Code is 5 amended and reenacted as follows: 6 28-26-01. Attorney's fees by agreement - Exceptions - Awarding of costs and 7 attorney's fees to prevailing party - Definitions - Exceptions. 8 Except as provided in subsection 2, the amount of fees of attorneys in civil actions 9 must be left to the agreement, express or implied, of the parties. As used in this 10 section: 11 "Contract fee award action" means an action in which the parties agree that a. 12 attorney's fees are to be awarded to the prevailing party. 13 "Fee recoverable action" means a civil action or proceeding in any court in b. 14 this state or a civil action or proceeding in any court in which the laws of this state supply the rule of decision. The term does not include: 15 16 (1) An action between a prisoner and any governmental body, official, or 17 employee. 18 An action under section 14-05-23, 14-06-02, 14-17-15, subsection 1 of (2)19 section 28-32-21.1, or section 38-14.1-36. 20 An action arising out of a proceeding before a governmental body or (3)21 officer in which the governmental body or officer determines a person's 22 eligibility for or entitlement to a monetary benefit or its equivalent,

fixes a rate.

adjudicates a dispute or issue between other parties, or establishes or

1 (4) An action in which the nonprevailing party is a nominal party, has no 2 substantial interest, or does not substantially participate. 3 Except as provided in subsections 3 and 4, in a fee recoverable action filed after 2. 4 July 31, 1999, the court shall award the prevailing party reasonable attorney's fees, 5 including the attorney's litigation expenses that the client reasonably reimbursed as 6 a part of the attorney's fee. 7 If the court awards attorney's fees pursuant to subsection 2, the court shall award 3. 8 attorney's fees in the amount equivalent to the fair market value of the services for 9 which the award is made, subject to the following conditions: 10 The prevailing party's attorney reasonably rendered the services, reasonably <u>a.</u> 11 incurred the expenses, and the attorney acted in good faith and in courteous 12 pursuit of the truthful, economical, and lawful resolution of the action or in 13 reasonable response to actions by the nonprevailing party. 14 The court may not award attorney's fees in excess of the amount that the b. 15 prevailing party paid or agrees to pay for the services rendered. 16 If the services that were rendered in the action exceed what are otherwise C. 17 reasonable for the matter in controversy, the court shall award the prevailing 18 party the fair market value of the legal services rendered to the extent that the 19 nonprevailing party or the nonprevailing party's attorney caused the services 20 to exceed what are otherwise reasonable. 21 The court may not adjust the value of the services for or give other d. 22 consideration to the contingent nature of the attorney's right to payment from 23 the prevailing party. 24 4. In a contract fee award action or a fee recoverable action, in addition to any other 25 sanctions concerning offers of judgment, the prevailing party may not be awarded 26 attorney's fees that are incurred after an offer of settlement or judgment expires if 27 the prevailing party does not accept the settlement or judgment offer and the offer 28 is equally or more favorable to the prevailing party than the judgment the prevailing 29 party finally obtains. If the prevailing party is not awarded fees pursuant to this 30 subsection, the nonprevailing party may be awarded reasonable attorney's fees 31 that the nonprevailing party incurred after the offer expired.

- 5. Except as provided in subsection 4, this section does not limit the amount of attorney's fees awarded to a prevailing party pursuant to the terms of the parties' contract for the award of attorney fees.
- 2. 6. In civil actions any contested action, the court shall, upon a finding that a claim for relief was frivolous, shall award reasonable actual and statutory costs, including reasonable attorney's fees to the prevailing party. Such The costs must be awarded regardless of the good faith of the attorney or party making the claim for relief if there is such a complete absence of actual facts or law that a reasonable person could not have thought a court would render judgment in their favor, providing the prevailing party has in responsive pleading alleged the frivolous nature of the claim. This subsection does not require the award of costs or fees against an attorney or party advancing a claim unwarranted under existing law, if it is supported by a good faith argument for an extension, modification, or reversal of the existing law.