SENATE BILL No. 190

March 5, 2015, Introduced by Senators ROBERTSON, CASPERSON, HORN, BOOHER and EMMONS and referred to the Committee on Elections and Government Reform.

A bill to amend 1969 PA 306, entitled

"Administrative procedures act of 1969,"

by amending section 123 (MCL 24.323), as added by 1984 PA 196.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 123. (1) The presiding officer that WHO conducts a 2 contested case shall award to a prevailing party, other than an 3 agency, the costs and fees incurred by the party in connection with 4 that THE contested case. , if the presiding officer finds that the 5 position of the agency to the proceeding was frivolous. To find 6 that an agency's position was frivolous, the presiding officer 7 shall determine that at least 1 of the following conditions has 8 been met: 9 (a) The agency's primary purpose in initiating the action was 10 to harass, embarrass, or injure the prevailing party.

TDR

- (b) The agency had no reasonable basis to believe that the
 facts underlying its legal position were in fact true.
- 3 (c) The agency's legal position was devoid of arguable legal
 4 merit.

5 (2) If the parties to a contested case do not agree on the 6 awarding of costs and fees under this section , AND IF A PARTY 7 REQUESTS A HEARING, THE PRESIDING OFFICER SHALL HOLD a hearing 8 shall be held if requested by a party, regarding the awarding of 9 costs and fees. and the amount thereof. The party seeking an award 10 of costs and fees shall MUST present evidence establishing all of 11 the following:

12 (a) That the position of the agency was frivolous.

13 (A) (b) That the party is a prevailing party.

(B) (c) The amount of costs and fees sought. including THE
PARTY SHALL PRESENT an itemized statement from any attorney - OR
agent - or WHO REPRESENTED THE PARTY AND ANY expert witness who
represented the party showing the rate at which the costs and fees
were computed.

19 (C) (d) That the party is eligible to receive an award under 20 this section. Financial records of a party shall be ARE exempt from 21 public disclosure if requested by the party SO REQUESTS at the time 22 the records are submitted pursuant to UNDER this section.

(D) (e) That a final order THAT IS not subject to further
appeal other than for the judicial review of costs and fees
provided for in section 125 has been entered in the contested case
regarding the subject matter of the contested case.

27

(3) The presiding officer may reduce the amount of the costs

TDR

and fees to be awarded UNDER THIS SECTION, or deny an award, to the
 extent that the party seeking the award engaged in conduct which
 THAT unduly and unreasonably protracted the contested case.

-

4 (4) The final action taken by the presiding officer under this
5 section in regard to costs and fees shall MUST include written
6 findings as to that THE action and the basis for the findings.

(5) Subject to subsection (6), the amount of costs and fees 7 awarded under this section shall MUST include those reasonable and 8 9 necessary costs actually incurred by the party and any costs 10 allowed by law or by a rule promulgated under this act. Subject to 11 subsection (6), the amount of fees awarded under this section shall 12 MUST be based upon the prevailing market rate for the kind and 13 quality of the services furnished, subject to the following: 14 (a) The EXCEPT THAT THE expenses paid for an expert witness 15 shall MUST be reasonable and necessary as determined by the 16 presiding officer.

17 (b) An attorney or agent fee shall not be awarded at a rate of 18 more than \$75.00 per hour unless the presiding officer determines 19 that special circumstances existed justifying a higher rate or an 20 applicable rule promulgated by the agency provides for the payment 21 of a higher rate because of special circumstances.

(6) The PRESIDING OFFICER SHALL ONLY AWARD costs and fees
awarded under this section shall only be awarded to the extent and
amount that the agency caused the prevailing party to incur those
costs and fees.

26 (7) This section does not apply to any AN agency in its role
27 of hearing or adjudicating a case. Unless an agency has discretion

00851'15

TDR

3

1 to proceed, this section does not apply to an agency acting ex rel 2 on the information and at the instigation of a nonagency person who 3 has a private interest in the matter nor-OR to an agency required 4 by law to commence a case upon the action or request of another 5 nonagency person.

6 (8) This section does not apply to an agency that has such a
7 minor role as a party in the case in comparison to other
8 nonprevailing parties so as to make its liability for costs and
9 fees under this section unreasonable, unjust, or unfair.

Enacting section 1. This amendatory act takes effect 90 daysafter the date it is enacted into law.

4