2612-S AMH NEAL CLYN 386

**SHB 2612** - H AMD **1086**

By Representative Nealey

 On page 6, beginning on line 7, after "**Sec. 5.**" strike the remainder of section 5 and insert "In any action under this chapter, the prevailing party is entitled to a recovery of costs, including an award for reasonable attorneys' fees."

|  |  |
| --- | --- |
|  |  EFFECT:   Strikes provisions that: * allow the prevailing plaintiff, but not the prevailing defendant, to recover reasonable attorneys' fees and a fees multiplier and costs, including for work performed in ancillary proceedings;
* allow prevailing defendants to recover costs only if the action is frivolous, unreasonable, or without foundation;
* describe how a fees multiplier is determined;
* provide that a plaintiff is not first required to notify the political subdivision in advance of filing suit in order to recover attorneys' fees and costs; and
* deem the plaintiff to be the prevailing party when the political subdivision adopts a district-based election district after suit has been filed.

Replaces these provisions with a provision that allows the prevailing party to recover costs, including an award for reasonable attorneys' fees. |

**--- END ---**