Second Regular Session Seventy-third General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 22-0845.01 Chelsea Princell x4335

HOUSE BILL 22-1272

HOUSE SPONSORSHIP

Gonzales-Gutierrez and Benavidez, Bird, Garnett, Jodeh, Kennedy, Kipp, Lindsay, Snyder

SENATE SPONSORSHIP

Gonzales and Rodriguez,

House Committees

Senate Committees

Judiciary Judiciary

A BILL FOR AN ACT

101	CONCERNING THE REPEAL OF THE PROVISION AWARDING A DEFENDANT
102	ATTORNEY FEES IN A TORT ACTION WHEN THE CASE IS
103	DISMISSED ON MOTION OF THE DEFENDANT PRIOR TO TRIAL.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Under current law, a defendant may be awarded reasonable attorney fees in tort actions if the case is dismissed on motion of the defendant prior to trial. The bill eliminates this provision.

SENATE Amended 2nd Reading April 26, 2022

HOUSE 3rd Reading Unamended March 25, 2022

HOUSE Amended 2nd Reading March 24, 2022

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, amend 13-17-201 as 3 follows: 4 13-17-201. Award of reasonable attorney fees in certain cases. 5 (1) In all actions brought as a result of a death or an injury to person or 6 property occasioned by the tort of any other persons, where any such 7 action is dismissed on motion of the defendant prior to trial under rule 12 (b) of the Colorado rules of civil procedure, such defendant shall have 8 9 judgment for his reasonable attorney fees in defending the action. This 10 section SUBSECTION (1) shall DOES not apply if a motion under rule 12 (b) of the Colorado rules of civil procedure is treated as a motion for 11 12 summary judgment and disposed of as provided in rule 56 of the 13 Colorado rules of civil procedure. 14 (2) SUBSECTION (1) OF THIS SECTION DOES NOT APPLY TO ANY 15 CLAIM THAT IS A GOOD FAITH, NON-FRIVOLOUS CLAIM FILED FOR THE 16 EXPRESS PURPOSE OF EXTENDING, LIMITING, MODIFYING, OR REVERSING 17 EXISTING PRECEDENT, LAW, OR REGULATION; OR FOR THE EXPRESS 18 PURPOSE OF ESTABLISHING THE MEANING, LAWFULNESS, OR 19 CONSTITUTIONALITY OF A LAW, REGULATION, OR UNITED STATES OR 20 STATE CONSTITUTIONAL RIGHT AND THE MEANING, LAWFULNESS, OR 21 CONSTITUTIONALITY HAS NOT BEEN DETERMINED BY THE COLORADO 22 SUPREME COURT, OR FOR CASES PRESENTING QUESTIONS UNDER THE 23 UNITED STATES CONSTITUTION, TO THE SUPREME COURT OF THE UNITED 24 STATES. THIS SUBSECTION (2) APPLIES SO LONG AS THE PARTY THAT 25 BROUGHT THE DISMISSED CLAIM HAS PLEADED, IN ITS COMPLAINT, 26 COUNTERCLAIM, OR CROSS CLAIM, THAT THE DISMISSED CLAIM WAS MADE 27 FOR ONE OF THE EXPRESS PURPOSES STATED IN THIS SUBSECTION (2) AND

-2- 1272

1	IDENTIFIED THE PRECEDENT, LAW, OR REGULATION THE PARTY SEEKS TO
2	EXTEND, LIMIT, MODIFY, OR REVERSE, OR WHETHER THE ISSUE TO BE
3	DECIDED IS A MATTER OF FIRST IMPRESSION.
4	
5	SECTION 2. Safety clause. The general assembly hereby finds,
5	determines, and declares that this act is necessary for the immediate
7	preservation of the public peace, health, or safety.

-3- 1272