By: Representatives Cameron, Barnett (92nd) To: Judiciary A

HOUSE BILL NO. 125

AN ACT TO AMEND SECTIONS 11-55-5 AND 11-55-7, MISSISSIPPI
CODE OF 1972, TO PROVIDE THAT A PARTY AND HIS ATTORNEY SHALL BE
LIABLE FOR COSTS IN A FRIVOLOUS SUIT; AND FOR RELATED PURPOSES.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
SECTION 1. Section 11-55-5, Mississippi Code of 1972, is
amended as follows:

11-55-5. (1) Except as otherwise provided in this chapter, 7 in any civil action commenced or appealed in any court of record 8 in this state, the court shall award, as part of its judgment and 9 in addition to any other costs otherwise assessed, reasonable 10 attorney's fees, * * * costs and the amount of cost incurred by 11 the defendant in defending the action against any party or 12 13 attorney if the court, upon the motion of any party or on its own motion, finds that an attorney or party brought an action, or 14 asserted any claim or defense, that is without substantial 15 justification, or that the action, or any claim or defense 16 asserted, was interposed for delay or harassment, or if it finds 17 that an attorney or party unnecessarily expanded the proceedings 18 by other improper conduct including, but not limited to, abuse of 19 discovery procedures available under the Mississippi Rules of 20 21 Civil Procedure. The award shall be assessed upon the party and the attorney representing the party. 22

(2) No attorney's fees or costs shall be assessed if a voluntary dismissal is filed as to any action, claim or defense within a reasonable time after the attorney or party filing the action, claim or defense knows or reasonably should have known that it would not prevail on the action, claim or defense.

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(3) When a court determines reasonable attorney's fees or
costs should be assessed, it shall assess the payment against the
offending attorneys <u>and parties * * * and shall</u> allocate the
payment among them, <u>and the offending party shall be liable for</u>
the fees or costs.

(4) No party, except an attorney licensed to practice law in
this state, who is appearing without an attorney shall be assessed
attorney's fees unless the court finds that the party clearly knew
or reasonably should have known that such party's action, claim or
defense or any part of it was without substantial justification.
SECTION 2. Section 11-55-7, Mississippi Code of 1972, is

39 amended as follows:

11-55-7. In determining the amount of an award of costs, <u>costs incurred by the defendant</u> or attorney's fees, the court shall exercise its sound discretion. When granting an award of costs and attorney's fees, the court shall specifically set forth the reasons for <u>the</u> award and shall consider the following factors, among others, in determining whether to assess attorney's fees and costs and the amount to be assessed:

47 (a) The extent to which any effort was made to determine the
48 validity of any action, claim or defense before it was asserted,
49 and the time remaining within which the claim or defense could be
50 filed;

51 (b) The extent of any effort made after the commencement of 52 an action to reduce the number of claims being asserted or to 53 dismiss claims that have been found not to be valid;

54 (c) The availability of facts to assist in determining the55 validity of an action, claim or defense;

(d) Whether or not the action was prosecuted or defended, in
whole or in part, in bad faith or for improper purpose;
(e) Whether or not issues of fact, determinative of the

59 validity of a party's claim or defense, were reasonably in

60 conflict;

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(f) The extent to which the party prevailed with respect to
the amount of and number of claims or defenses in controversy;
(g) The extent to which any action, claim or defense was
asserted by an attorney or party in a good faith attempt to
establish a new theory of law in the state, which purpose was made
known to the court at the time of filing;

(h) The amount or conditions of any offer of judgment or
settlement in relation to the amount or conditions of the ultimate
relief granted by the court;

(i) The extent to which a reasonable effort was made to determine <u>before</u> to the time of filing of an action or claim that all parties sued or joined were proper parties owing a legally defined duty to any party or parties asserting the claim or action;

The extent of any effort made after the commencement of 75 (j) an action to reduce the number of parties in the action; and 76 The period of time available to the attorney for the 77 (k) 78 party asserting any defense before the defense was interposed. SECTION 3. This act shall take effect and be in force from 79 and after July 1, 2001, and shall apply to all causes of actions 80 filed on or after that date. 81

H. B. No. 125Immunification01/HR40/R303ST: Frivolous lawsuits; require plaintiff toPAGE 3 (CJR\BD)pay defendant's cost of defending.