HB 163

1	A bill to be entitled
2	An act relating to public records; amending s. 119.12,
3	F.S.; revising the circumstances under which a court
4	must assess and award the reasonable costs of
5	enforcement against an agency in a civil action to
6	enforce ch. 119, F.S.; prohibiting a court from
7	assessing and awarding the reasonable costs of
8	enforcement against an agency if certain conditions
9	exist; specifying circumstances under which a
10	complainant is not required to provide certain written
11	notice of a public record request; providing an
12	effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Section 119.12, Florida Statutes, is amended to
17	read:
18	119.12 Attorney Attorney's fees
19	(1) If a civil action is filed against an agency to
20	enforce the provisions of this chapter and if the court
21	determines that such agency unlawfully refused to permit a
22	public record to be inspected or copied, the court shall assess
23	and award <del>, against the agency responsible,</del> the reasonable costs
24	of enforcement, including reasonable <u>attorney</u> <del>attorneys'</del> fees,
25	against the responsible agency if the court determines that:

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26	(a) The agency unlawfully refused to permit a public
27	record to be inspected or copied; and
28	(b) The complainant provided written notice identifying
29	the public record request to the agency's custodian of public
30	records at least 5 business days before filing the civil action,
31	except as provided under subsection (3).
32	(2) The court may not assess and award any reasonable
33	costs of enforcement, including reasonable attorney fees,
34	against the responsible agency if the court determines that the
35	request to inspect or copy the public record was made primarily
36	to harass the agency or cause a violation of this chapter.
37	(3) The complainant is not required to provide written
38	notice of the public record request to the agency's custodian of
39	public records as provided in paragraph (1)(b) if the agency
40	does not prominently post the contact information for the
41	agency's custodian of public records in the agency's primary
42	administrative building in which public records are routinely
43	created, sent, received, maintained, and requested and on the
44	agency's website, if the agency has a website.
45	Section 2. This act shall take effect upon becoming a law.

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