CS for SB 1108

By the Committee on Judiciary; and Senator Constantine

	590-03776-10 20101108c1
1	A bill to be entitled
2	An act relating to sanctions for certain court
3	pleadings; amending s. 57.105, F.S.; prohibiting a
4	monetary sanction against a represented party for a
5	claim that is presented as a good faith argument but
6	that is found to not be supported by the application
7	of then-existing law to material facts; prohibiting
8	sanctions against a party or its attorneys by a court
9	on its own initiative if the case has already been
10	settled or voluntarily dismissed by that party;
11	providing an effective date.
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13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Section 57.105, Florida Statutes, is amended to
16	read:
17	57.105 Attorney's fee; sanctions for raising unsupported
18	claims or defenses; <u>exceptions;</u> service of motions; damages for
19	delay of litigation
20	(1) Upon the court's initiative or motion of any party, the
21	court shall award a reasonable attorney's fee, including
22	prejudgment interest, to be paid to the prevailing party in
23	equal amounts by the losing party and the losing party's
24	attorney on any claim or defense at any time during a civil
25	proceeding or action in which the court finds that the losing
26	party or the losing party's attorney knew or should have known
27	that a claim or defense when initially presented to the court or
28	at any time before trial:
29	(a) Was not supported by the material facts necessary to

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30	establish the claim or defense; or
31	(b) Would not be supported by the application of then-
32	existing law to those material facts.
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34	However, the losing party's attorney is not personally
35	responsible if he or she has acted in good faith, based on the
36	representations of his or her client as to the existence of
37	those material facts. If the court awards attorney's fees to a
38	claimant pursuant to this subsection, the court shall also award
39	prejudgment interest.
40	(2) Paragraph (1)(b) does not apply if the court determines
41	that the claim or defense was initially presented to the court
42	as a good faith argument for the extension, modification, or
43	reversal of existing law or the establishment of new law, as it
44	applied to the material facts, with a reasonable expectation of
45	success.
46	(2)(3) At any time in any civil proceeding or action in
47	which the moving party proves by a preponderance of the evidence
48	that any action taken by the opposing party, including, but not
49	limited to, the filing of any pleading or part thereof, the
50	assertion of or response to any discovery demand, the assertion
51	of any claim or defense, or the response to any request by any
52	other party, was taken primarily for the purpose of unreasonable
53	delay, the court shall award damages to the moving party for its
54	reasonable expenses incurred in obtaining the order, which may
55	include attorney's fees, and other loss resulting from the
56	improper delay.

57 (3) Notwithstanding subsections (1) and (2), monetary 58 sanctions may not be awarded:

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590-03776-10 20101108c1 59 (a) Under paragraph (1) (b) if the court determines that the 60 claim or defense was initially presented to the court as a good faith argument for the extension, modification, or reversal of 61 62 existing law or the establishment of new law, as it applied to 63 the material facts, with a reasonable expectation of success. (b) Under paragraph (1)(a) or paragraph (1)(b) against the 64 65 losing party's attorney if he or she has acted in good faith, 66 based on the representations of his or her client as to the 67 existence of those material facts. 68 (c) Under paragraph (1) (b) against a represented party. (d) On the court's initiative under subsections (1) and (2) 69 70 unless sanctions are awarded before a voluntary dismissal or 71 settlement of the claims made by or against the party that is, 72 or whose attorneys are, to be sanctioned. 73 (4) A motion by a party seeking sanctions under this 74 section must be served but may not be filed with or presented to 75 the court unless, within 21 days after service of the motion, 76 the challenged paper, claim, defense, contention, allegation, or 77 denial is not withdrawn or appropriately corrected. 78 (5) In administrative proceedings under chapter 120, an administrative law judge shall award a reasonable attorney's fee 79 80 and damages to be paid to the prevailing party in equal amounts by the losing party and a losing party's attorney or qualified 81 82 representative in the same manner and upon the same basis as provided in subsections (1) - (4). Such award shall be a final 83 84 order subject to judicial review pursuant to s. 120.68. If the losing party is an agency as defined in s. 120.52(1), the award 85 86 to the prevailing party shall be against and paid by the agency. 87 A voluntary dismissal by a nonprevailing party does not divest

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88	the administrative law judge of jurisdiction to make the award
89	described in this subsection.
90	(6) The provisions of this section are supplemental to
91	other sanctions or remedies available under law or under court
92	rules.
93	(7) If a contract contains a provision allowing attorney's
94	fees to a party when he or she is required to take any action to
95	enforce the contract, the court may also allow reasonable
96	attorney's fees to the other party when that party prevails in
97	any action, whether as plaintiff or defendant, with respect to
98	the contract. This subsection applies to any contract entered
99	into on or after October 1, 1988.
100	Section 2. This act shall take effect July 1, 2010.