Florida Senate - 2019 Bill No. CS/CS/CS/HB 829, 1st Eng.

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LEGISLATIVE ACTION

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Senate
Floor: 1/AE/2R
04/30/2019 11:17 AM

Floor: C 05/02/2019 01:06 PM

House

Senator Hutson moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

4 and insert:

Section 1. Section 57.112, Florida Statutes, is created to read:

57.112 Attorney fees and costs and damages; preempted local actions.-

(1) As used in this section, the term "attorney fees and costs" means the reasonable and necessary attorney fees and costs incurred for all preparations, motions, hearings, trials,

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SENATOR AMENDMENT

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12	and appeals in a proceeding.
13	(2) If a civil action is filed against a local government
14	to challenge the adoption or enforcement of a local ordinance on
15	the grounds that it is expressly preempted by the State
16	Constitution or by state law, the court shall assess and award
17	reasonable attorney fees and costs and damages to the prevailing
18	party.
19	(3) Attorney fees and costs may not be awarded pursuant to
20	this section if:
21	(a) The governing body of a local governmental entity
22	receives written notice that an ordinance that has been publicly
23	noticed or adopted is expressly preempted by the State
24	Constitution or state law; and
25	(b) The governing body of the local governmental entity
26	withdraws the proposed ordinance within 30 days; or, in the case
27	of an adopted ordinance, the governing body of a local
28	government notices an intent to repeal the ordinance within 30
29	days of receipt of the notice and repeals the ordinance within
30	30 days thereafter.
31	(4) The provisions in this section are supplemental to all
32	other sanctions or remedies available under law or court rule.
33	(5) This section does not apply to local ordinances adopted
34	pursuant to part II of chapter 163, s. 553.73, or s. 633.202.
35	(6) This section is intended to be prospective in nature
36	and shall apply only to cases commenced on or after July 1,
37	2019.
38	Section 2. A municipality or county may continue to enforce
39	or extend an ordinance, regulation, resolution, rule,
40	moratorium, or policy adopted before February 1, 2019, relating

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41	to the land application of Class B biosolids until the
42	ordinance, regulation, resolution, rule, moratorium, or policy
43	is repealed by the municipality or county or until the effective
44	date of the rules adopted by the Department of Environmental
45	Protection, whichever occurs first.
46	Section 3. This act shall take effect July 1, 2019.
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49	And the title is amended as follows:
50	Delete everything before the enacting clause
51	and insert:
52	A bill to be entitled
53	An act relating to attorney fees and costs; creating
54	s. 57.112, F.S.; defining the term "attorney fees and
55	costs"; providing for the award of attorney fees and
56	costs and damages in civil actions challenging local
57	ordinances as being preempted by the State
58	Constitution or state law; prohibiting an award of
59	attorney fees and costs under certain circumstances;
60	providing construction; providing applicability;
61	specifying that municipalities and counties may
62	continue to enforce or extend certain ordinances,
63	regulations, resolutions, rules, moratoriums, or
64	policies until certain actions are taken; providing an
65	effective date.

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