1	SENATE BILL NO. 394
2	INTRODUCED BY PERRY, COHENOUR, ANDERSON, BARKUS, BLACK, BOHLINGER, R. BROWN,
3	FUCHS, GEBHARDT, GLASER, GRIMES, KEENAN, LAIBLE, LEWIS, MCGEE, MCNUTT, A. OLSON,
4	RIPLEY, F. THOMAS, ZOOK, SHEA, SPRAGUE
5	
6	A BILL FOR AN ACT ENTITLED: "AN ACT <u>SEEKING TO ENSURE FAIRNESS IN LITIGATION BY</u> PROVIDING
7	THAT IN MOST CIVIL ACTIONS, A PARTY TO WHOM COSTS ARE AWARDED IS ENTITLED TO
8	REASONABLE ATTORNEY FEES; AMENDING SECTION 25-10-201, MCA; AND PROVIDING AN
9	APPLICABILITY DATE."
10	
11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
12	
13	Section 1. Section 25-10-201, MCA, is amended to read:
14	"25-10-201. Costs generally allowable. A party to whom costs are awarded in an action is entitled to
15	include in his the bill of costs his the party's necessary disbursements, as follows:
16	(1) the legal fees of witnesses, including mileage, or referees and other officers;
17	(2) the expenses of taking depositions;
18	(3) the legal fees for publication when publication is directed;
19	(4) the legal fees paid for filing and recording papers and certified copies thereof of papers necessarily
20	used in the action or on the trial;
21	(5) the legal fees paid to stenographers for per diem or for copies;
22	(6) the reasonable expenses of printing papers for a hearing when required by a rule of court;
23	(7) the reasonable expenses of making transcript for the supreme court;
24	(8) the reasonable expenses for making a map or maps if required and necessary to be used on trial
25	or hearing; and
26	(9) reasonable attorney fees, as determined by the court; and
27	(9)(10) such other reasonable and necessary expenses as <u>that</u> are taxable according to the course and
28	practice of the court or by express provision of law."
29	
30	NEW SECTION. Section 2. Applicability. [This act] applies to actions and proceedings filed after [the
	Legislative Services -1 - Division

1 effective date of this act].

2

- END -

