IN THE SENATE

SENATE BILL NO. 1309

BY COMMERCE AND HUMAN RESOURCES COMMITTEE

1					AN ACT				
2	RELATING	TO	EMINENT	DOMAIN	PROCEEDINGS;	AMENDING	SECTION	58-1104,	IDAHC
3	CODE	, TC	ESTABLI	SH PROVI	SIONS RELATIN	G TO THE AW	ARD OF CE	ERTAIN COS	TS.

- Be It Enacted by the Legislature of the State of Idaho:
 - SECTION 1. That Section 58-1104, Idaho Code, be, and the same is hereby amended to read as follows:
 - 58-1104. UNSUCCESSFUL OR ABANDONED EMINENT DOMAIN PROCEEDING -- AWARD OF LITIGATION EXPENSE. (a) Should the court having jurisdiction of an eminent domain proceeding brought by the department, a political subdivision, or an agency seeking condemnation of an owner's property render judgment that the department, political subdivision, or agency may not acquire the property by condemnation or should the proceeding be abandoned by the department, political subdivision, or agency, the court may award or the department, political subdivision, or agency may pay the owner of the real property such sum as will in the opinion of the court or the department, political subdivision, or agency reimburse such owner for his reasonable costs, disbursements, and expenses, including reasonable attorney, appraisal, and engineering fees, actually incurred because of the condemnation proceeding.
 - (b) Should the department, political subdivision or agency bringing the condemnation action amend the project after commencing litigation and the owner of the real property has actually incurred costs, disbursements, expenses and/or attorney's fees relating to issues that are rendered moot by such amendment, the court shall upon motion by the property owner award such sum as will in the opinion of the court reimburse such owner for his reasonable costs, disbursement and expenses, including reasonable attorney, appraisal and expert fees, actually incurred for generating the evidence rendered moot by reason of the amendment. Any costs, fees or expenses awarded by the court on such motion shall be paid by the condemnor within a reasonable time after the court rules on the motion and prior to the conclusion of the case in order to enable the property owner to use those funds to obtain new evidence and expert opinions to analyze just compensation with the condemnor's amendment.