7835

IN SENATE

February 25, 2020

- Introduced by Sen. JACKSON -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Government Operations
- AN ACT to amend the public officers law, in relation to permitting assessment of certain fees and costs upon wrongful denial of access to records under the freedom of information law

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Paragraph (c) of subdivision 4 of section 89 of the public
2	officers law, as amended by chapter 453 of the laws of 2017, is amended
3	to read as follows:
4	(c) The court in such a proceeding[: (i)] may assess, against such
5	agency involved, reasonable attorney's fees and other litigation costs
б	reasonably incurred by such person in any case under the provisions of
7	this [section in which] <u>article in which:</u>
8	(i) such person has substantially prevailed $[\tau]$ and $[when]$ the court
9	finds that such agency had no such reasonable basis for denying access;
10	or
11	(ii) the agency failed to respond to a request or appeal within the
12	statutory time; [and (ii) shall assess, against such agency involved,
13	reasonable attorney's fees and other litigation costs reasonably
14	incurred by such person in any case under the provisions of this section
15	in which such person has substantially prevailed] or
16	(iii) the record is substantially disclosed following the initiation
	(iii) the record is substantially disclosed following the initiation of such proceeding but prior to a judicial determination and the court
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16 17	of such proceeding but prior to a judicial determination and the court
16 17 18	of such proceeding but prior to a judicial determination and the court finds that the agency [had no] lacked a reasonable basis in law for
16 17 18 19	of such proceeding but prior to a judicial determination and the court finds that the agency [had no] lacked a reasonable basis in law for [denying access] withholding the record.
16 17 18 19 20	of such proceeding but prior to a judicial determination and the court finds that the agency [had no] lacked a reasonable basis in law for [denying access] withholding the record. Nothing contained herein shall be construed to abridge or deny any
16 17 18 19 20 21	of such proceeding but prior to a judicial determination and the court finds that the agency [had no] lacked a reasonable basis in law for [denying access] withholding the record. Nothing contained herein shall be construed to abridge or deny any right or remedy available under article eighty-six of the civil practice
16 17 18 19 20 21 22	of such proceeding but prior to a judicial determination and the court finds that the agency [had no] lacked a reasonable basis in law for [denying access] withholding the record. Nothing contained herein shall be construed to abridge or deny any right or remedy available under article eighty-six of the civil practice law and rules.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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