

Committee Amendments Proposed by Senate Committee on Labor and Industrial Relations
to the original bill

1. Removes provisions which deny an employer a good-faith defense if wages are paid in cash or if the employee is improperly classified as an independent contractor.
2. Changes the term "well-founded law suit" to a "meritorious lawsuit" as it relates to the qualifications for attorney fees payable to the employee by the employer.

Summary of Amendments Adopted by Senate

Senate Floor Amendments to engrossed bill

1. Adds back in present law which was repealed concerning employer liability based on having good faith or not.
2. Adds requirement when an employer provides a written response to prove good faith by an employer.
3. Makes technical changes.