## SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1512

(SENATE AUTHORS: HOFFMAN, Sparks, Metzen, Wiger and Limmer)

**OFFICIAL STATUS** DATE D-PG

03/09/2015 Introduction and first reading 608

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Referred to Judiciary

A bill for an act 1.1 relating to civil actions; regulating interest on verdicts, awards, and judgments; 12 amending Minnesota Statutes 2014, section 549.09, subdivision 1; proposing 1.3 coding for new law in Minnesota Statutes, chapter 549. 1.4

## BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2014, section 549.09, subdivision 1, is amended to read: Subdivision 1. When owed; rate. (a) When a judgment or award is for the recovery of money, including a judgment for the recovery of taxes, interest from the time of the verdict, award, or report until judgment is finally entered shall be computed by the court administrator or arbitrator as provided in paragraph (c) and added to the judgment or award.

(b) Except as otherwise provided by contract or allowed by law, preverdict, preaward, or prereport interest on pecuniary damages shall be computed as provided in paragraph (c) from the time of the commencement of the action or a demand for arbitration, or the time of a written notice of claim, whichever occurs first, except as provided herein. The action must be commenced within two years of a written notice of claim for interest to begin to accrue from the time of the notice of claim. If either party serves a written offer of settlement, the other party may serve a written acceptance or a written counteroffer within 30 days. After that time, interest on the judgment or award shall be calculated by the judge or arbitrator in the following manner. The prevailing party shall receive interest on any judgment or award from the time of commencement of the action or a demand for arbitration, or the time of a written notice of claim, or as to special damages from the time when special damages were incurred, if later, until the time of verdict, award, or report only if the amount of its offer is closer to the judgment or award than the amount of the opposing party's offer. If the amount of the losing party's

Section 1. 1 offer was closer to the judgment or award than the prevailing party's offer, the prevailing party shall receive interest only on the amount of the settlement offer or the judgment or award, whichever is less, and only from the time of commencement of the action or a demand for arbitration, or the time of a written notice of claim, or as to special damages from when the special damages were incurred, if later, until the time the settlement offer was made. Subsequent offers and counteroffers supersede the legal effect of earlier offers and counteroffers. For the purposes of clause (2), the amount of settlement offer must be allocated between past and future damages in the same proportion as determined by the trier of fact. Except as otherwise provided by contract or allowed by law, preverdict, preaward, or prereport interest shall not be awarded on the following:

- (1) judgments, awards, or benefits in workers' compensation cases, but not including third-party actions;
  - (2) judgments or awards for future damages;

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- (3) punitive damages, fines, or other damages that are noncompensatory in nature;
- (4) judgments or awards not in excess of the amount specified in section 491A.01; and
- (5) that portion of any verdict, award, or report which is founded upon interest, or costs, disbursements, attorney fees, or other similar items added by the court or arbitrator.
- (c)(1) For a judgment or award of \$50,000 or less or a judgment or award for or against the state or a political subdivision of the state, regardless of the amount, The interest shall be computed as simple interest per annum. The rate of interest shall be based on the secondary market yield of one year United States Treasury bills, calculated on a bank discount basis as provided in this section.

On or before the 20th day of December of each year the state court administrator shall determine the rate from the one-year constant maturity treasury yield for the most recent calendar month, reported on a monthly basis in the latest statistical release of the board of governors of the Federal Reserve System. This yield, rounded to the nearest one percent, or four percent, whichever is greater, shall be the annual interest rate during the succeeding calendar year. The state court administrator shall communicate the interest rates to the court administrators and sheriffs for use in computing the interest on verdicts and shall make the interest rates available to arbitrators.

This clause applies to any section that references section 549.09 by citation for the purposes of computing an interest rate on any amount owed to or by the state or a political subdivision of the state, regardless of the amount.

(2) For a judgment or award over \$50,000, other than a judgment or award for or against the state or a political subdivision of the state, the interest rate shall be ten percent per year until paid.

Section 1. 2

(3) When a judgment creditor, or the judgment creditor's attorney or agent, has
received a payment after entry of judgment, whether the payment is made voluntarily by
or on behalf of the judgment debtor, or is collected by legal process other than execution
levy where a proper return has been filed with the court administrator, the judgment
creditor, or the judgment creditor's attorney, before applying to the court administrator
for an execution shall file with the court administrator an affidavit of partial satisfaction.
The affidavit must state the dates and amounts of payments made upon the judgment after
the most recent affidavit of partial satisfaction filed, if any; the part of each payment that
is applied to taxable disbursements and to accrued interest and to the unpaid principal
balance of the judgment; and the accrued, but the unpaid interest owing, if any, after
application of each payment.

- (d) This section does not apply to arbitrations between employers and employees under chapter 179 or 179A. An arbitrator is neither required to nor prohibited from awarding interest under chapter 179 or under section 179A.16 for essential employees.
  - (e) For purposes of this subdivision:

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- (1) "state" includes a department, board, agency, commission, court, or other entity in the executive, legislative, or judicial branch of the state; and
- (2) "political subdivision" includes a town, statutory or home rule charter eity, eounty, school district, or any other political subdivision of the state.
- (e) This section does not apply to a judgment or award upon which interest is entitled to be recovered under section 60A.0811.
- (f) This section does not affect postjudgment interest imposed pursuant to section 549.101.
  - **EFFECTIVE DATE.** This section is effective August 1, 2015, and applies to judgments and awards entered on or after that date.

## Sec. 2. [549.101] INTEREST AFTER JUDGMENT.

- (a) In all actions for which prejudgment interest may be awarded under section 549.09, subdivision 1, postjudgment interest may also be awarded at a rate equal to the rate allowed under section 549.09, subdivision 1. The postjudgment interest rate must be stated in the judgment.
- (b) Postjudgment interest accrues from and after the date of entry of judgment and includes the period of any appeal. If the prevailing party at any time requests and obtains a continuance for a period in excess of 30 days, interest is suspended for the duration of the continuance. On petition of the nonprevailing party, and on a showing of good cause, the trial court may order that interest awarded under this section be fully or partially waived.

Sec. 2. 3

01/21/15 REVISOR PMM/SA 15-0598 as introduced

4.1 **EFFECTIVE DATE.** This section is effective August 1, 2015, and applies to

judgments and awards entered on or after that date.

Sec. 2. 4