GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

H.B. 784 Apr 10, 2013 HOUSE PRINCIPAL CLERK

D

HOUSE DRH80246-LH-187 (04/01)

Short Title:	Worthless Check/Present Cashed Check.	(Public)
Sponsors:	Representative Stone.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT THE REMEDIES AND PENALTIES FOR WORTHLESS
3	CHECKS ALSO APPLY WHEN A CHECK THAT HAS BEEN PAID IN FULL IS
4	PRESENTED AGAIN FOR PAYMENT.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 6-21.3(a) reads as rewritten:
7	"(a) Notwithstanding any criminal sanctions that may apply, a person, firm, or
8	corporation who knowingly draws, makes, utters, or issues and delivers to another any check or
9	draft drawn on any bank or depository that refuses to honor the same because the maker or
10	drawer does not have sufficient funds on deposit in or credit with the bank or depository with
11	which to pay the check or draft upon presentation, presentation or because the check has
12	previously been presented and honored for the payment of money or its equivalent, and who
13	fails to pay the same amount, any service charges imposed on the payee by a bank or
14	depository for processing the dishonored check, and any processing fees imposed by the payee
15	pursuant to G.S. 25-3-506 in cash to the payee within 30 days following written demand
16	therefor, shall be liable to the payee (i) for the amount owing on the check, the service charges,
17	and processing fees and (ii) for additional damages of three times the amount owing on the
18	check, not to exceed five hundred dollars (\$500.00) or to be less than one hundred dollars
19	(\$100.00). If the amount claimed in the first demand letter is not paid, the claim for the amount
20	of the check, the service charges and processing fees, and the treble damages provided for in
21	this subsection may be made by a subsequent letter of demand prior to filing an action. In an
22	action under this section the court or jury may, however, waive all or part of the additional
23	damages upon a finding that the defendant's failure to satisfy the dishonored check or draft was
24	due to economic hardship.
25	The initial written domand for the amount of the sheak, the service shereas, and processing

The initial written demand for the amount of the check, the service charges, and processing 25 fees shall be mailed by certified mail to the defendant at the defendant's last known address and 26 shall be in the form set out in subsection (a1) of this section. The subsequent demand letter 27 28 demanding the amount of the check, the service charges, the processing fees, and treble 29 damages shall be mailed by certified mail to the defendant at the defendant's last known 30 address and shall be in the form set out in subsection (a2) of this section. If the payee chooses 31 to send the demand letter set out in subsection (a2) of this section, then the payee may not file 32 an action to collect the amount of the check, the service charges, the processing fees, or treble 33 damages until 30 days following the written demand set out in subsection (a2) of this section."

34 **SECTION 2.** G.S. 6-21.3(d) reads as rewritten:

35 "(d) The remedy provided for herein shall apply only if the check was drawn, made, 36 uttered or issued with knowledge there were insufficient funds in the account or account, that no



	General Assembly of North CarolinaSession 2013
1	redit existed with the bank or depository with which to pay the check or draft upon
2	resentation.presentation, or that the check was presented with the knowledge that the check
3	ad previously been presented and honored for the payment of money or its equivalent."
4	SECTION 3. G.S. 14-107 reads as rewritten:
5	§ 14-107. Worthless checks.checks; multiple presentment of checks.
6	(a) It is unlawful for any person, firm or corporation, to draw, make, utter or issue and
7	leliver to another, any check or draft on any bank or depository, for the payment of money or
8	ts equivalent, knowing at the time of the making, drawing, uttering, issuing and delivering the
9	heck or draft, that the maker or drawer of it-it:
10	(1) has Has not sufficient funds on deposit in or credit with the bank or
11	depository with which to pay the check or draft upon
12	presentation, or
13	(2) Has previously presented the check or draft for the payment of money or its
14	equivalent.
15	(b) It is unlawful for any person, firm or corporation to solicit or to aid and abet any
16	ther person, firm or corporation to draw, make, utter or issue and deliver to any person, firm
17	or corporation, any check or draft on any bank or depository for the payment of money or its
18	quivalent, being informed, knowing or having reasonable grounds for believing at the time of
19	he soliciting or the aiding and abetting that the maker or the drawer of the check or draft <u>draft</u>.
20	(1) has Has not sufficient funds on deposit in, or credit with, the bank or
21	depository with which to pay the check or draft upon
22	presentation. presentation, or
23	(2) Has previously presented the check or draft for the payment of money or its
24	equivalent.
25	(c) The word "credit" as used in this section means an arrangement or understanding
26	with the bank or depository for the payment of a check or draft.
27	(d) A violation of this section is a Class I felony if the amount of the check or draft is
28	nore than two thousand dollars (\$2,000). If the amount of the check or draft is two thousand
29	lollars (\$2,000) or less, a violation of this section is a misdemeanor punishable as follows:
30	(1) Except as provided in subdivision (3) or (4) of this subsection, the person is
31	guilty of a Class 2 misdemeanor. Provided, however, if the person has been
32	convicted three times of violating this section, the person shall on the fourth
33	and all subsequent convictions (i) be punished as for a Class 1 misdemeanor
34	and (ii) be ordered, as a condition of probation, to refrain from maintaining a
35	checking account or making or uttering a check for three years.
36	(2) Repealed by Session Laws 1999-408, s. 1.
37	(3) If the check or draft is drawn upon a nonexistent account, the person is
38	guilty of a Class 1 misdemeanor.
39	(4) If the check or draft is drawn upon an account that has been closed by the
40	drawer, or that the drawer knows to have been closed by the bank or
41	depository, prior to time the check is drawn, the person is guilty of a Class 1
42	misdemeanor.
43	(e) In deciding to impose any sentence other than an active prison sentence, the
44	entencing judge shall consider and may require, in accordance with the provisions of
45	G.S. 15A-1343, restitution to the victim for (i) the amount of the check or draft, (ii) any service
46	harges imposed on the payee by a bank or depository for processing the dishonored check, and
47	iii) any processing fees imposed by the payee pursuant to G.S. 25-3-506, and each prosecuting
48	vitness (whether or not under subpoena) shall be entitled to a witness fee as provided by
49	G.S. 7A-314 which shall be taxed as part of the cost and assessed to the defendant."
50	SECTION 4. This act becomes effective December 1, 2013, and applies to
51	offenses committed on or after that date.