1 State of Arkansas As Engrossed: H3/8/01 H3/19/01 A Bill 2 Act 1466 of 2001 83rd General Assembly HOUSE BILL 2194 3 Regular Session, 2001 4 By: Representative Childers 5 6 7 For An Act To Be Entitled 8 9 AN ACT TO ENSURE THAT CERTAIN ELECTRONIC COMMERCE TRANSACTIONS ARE COVERED BY THE ARKANSAS HOT 10 11 CHECK LAW; AND FOR OTHER PURPOSES. 12 **Subtitle** 13 TO ENSURE THAT CERTAIN ELECTRONIC 14 15 COMMERCE TRANSACTIONS ARE COVERED BY THE 16 ARKANSAS HOT CHECK LAW. 17 18 19 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 20 21 SECTION 1. Arkansas Code 5-37-302 is amended to read as follows: 22 5-37-302. Unlawful acts. It shall be unlawful for any person: 23 (1) To procure any article or thing of value, or to secure possession 24 25 of any personal property to which a lien has attached or to make payment of 26 rent or to make payment of a child support payment or to make payment of any taxes, licenses, or fees, or any fine or court costs, or for any other 27 purpose to make or draw or utter or deliver, with the intent to defraud, any 28 29 check, draft, or order, or any other form of presentment involving the transmission of account information for the payment of money upon any in-30 31 state or out-of-state bank, person, firm, or corporation, knowing at the time of such making, drawing, uttering, or delivering that the maker or drawer has 32 33 not sufficient funds in, or on deposit with, such bank, person, firm, or corporation for the payment of such check, draft, or order, or other form of 34 35 presentment involving the transmission of account information in full, and all other checks, drafts, or orders, or other forms of presentment involving 36

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the transmission of account information upon such funds then outstanding;

- (2) To make, draw, utter, or deliver or to cause or direct the making, drawing, uttering, or delivering of any check, draft, er order, or any other form of presentment involving the transmission of account information for the payment of money on any in-state or out-of-state bank, person, firm, or corporation in payment of wages or salaries for personal services rendered, knowing that the maker, drawer, or payor does not have sufficient funds in or on deposit with such bank, person, firm, or corporation for the payment in full of such check, draft, er order, or other form of presentment involving the transmission of account information as well as all other then-outstanding checks, drafts, er orders, or other forms of presentment involving the transmission of account information upon such funds, and with no good reason to believe the check, draft, er order, or other form of presentment involving the transmission of account information would be paid upon presentation to the person or bank upon which same was drawn.
- (3) After he has made, drawn, uttered, or delivered a check, draft, erorder, or any other form of presentment involving the transmission of account information for the payment of money upon any in-state or out-of-state bank to withdraw or cause to be withdrawn, with intent to defraud, the funds or any part thereof that have been deposited in the bank before presentment of the check, draft, er order, or any other form of presentment involving the transmission of account information for payment, without leaving sufficient funds in the bank for payment in full of the check, draft, er order, or other form of presentment involving the transmission of account information and all other checks, drafts, or orders upon the funds then outstanding.

- SECTION 2. Arkansas Code 5-37-304 is amended to read as follows: 5-37-304. Evidence against maker or drawer.
- (a) For purposes of this section, it is prima facie evidence that the maker or drawer intended to defraud and knew at the time of the making, drawing, uttering, or delivering that the check, draft, er order, or other form of presentment involving transmission of account information would not be honored if:
- (1) The maker or drawer had no account with the drawee at the time the check, draft, or order, or other form of presentment involving transmission of account information was made, drawn, uttered, or delivered;

| 1 | or |
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| 2 | (2)(A)(i) The check, draft, or order, or other form of |
| 3 | presentment involving transmission of account information bears the |
| 4 | endorsement or stamp of a collecting bank indicating that the instrument <u>or</u> |
| 5 | transmission was returned or otherwise dishonored because of insufficient |
| 6 | funds to cover the value; or |
| 7 | (ii) Payment was refused by the drawee for lack of |
| 8 | funds, upon presentation within thirty (30) days after delivery, and the |
| 9 | maker or drawer shall not have paid the holder the amount due, together with |
| 10 | a service charge not to exceed twenty dellars (\$20.00) <u>twenty-five dollars</u> |
| 11 | (\$25.00), plus the amount of any fees charged to the holder of the check by |
| 12 | any financial institution as a result of the check not being honored, within |
| 13 | ten (10) days after receiving written notice that payment was refused upon |
| 14 | the check, draft, er order, or other form of presentment involving |
| 15 | transmission of account information. |
| 16 | (B) Nothing shall impair the prosecuting attorney's power |
| 17 | to immediately file charges after the check has been returned. The |
| 18 | prosecuting attorney may collect restitution including a service charge, not |
| 19 | exceeding twenty dollars (\$20.00) <u>twenty-five dollars (\$25.00)</u> per check, |
| 20 | plus the amount of any fees charged to the holder of the check by any |
| 21 | financial institution as a result of the check not being honored, for the |
| 22 | payees of the check. |
| 23 | (b) The check, draft, or order bearing an "insufficient" stamp or "no |
| 24 | account" stamp from the collecting bank or any other report or stamp from the |
| 25 | collecting bank indicating that the check, draft, order, or other form of |
| 26 | presentment involving the transmission of account information was dishonored |
| 27 | or unable to be paid due to insufficient funds on deposit to cover the value |
| 28 | of the check, draft, order, or other form of presentment involving the |
| 29 | <u>transmission of account information</u> shall be received as evidence that there |
| 30 | were insufficient funds or no account at trial in any court in this state. |
| 31 | (c) Nothing herein shall be deemed to abrogate a defendant's right of |
| 32 | cross-examination of banking officials provided notice of intention to cross- |
| 33 | examine is given ten (10) days prior to the date of hearing or trial. |

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SECTION 3. Arkansas Code 5-37-305 is amended to read as follows: 5-37-305. Penalties.

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- 1 (a) Upon a determination of guilt, in the event that the order, draft, 2 or check, or other form of presentment involving the transmission of account 3 information is two hundred dollars (\$200) or less, the penalties shall be as 4 follows:
- 5 (1) First Offense. A fine of not less than fifty dollars 6 (\$50.00) nor more than five hundred dollars (\$500) or imprisonment in the 7 county jail or regional detention facility not to exceed thirty (30) days, or 8 both:
- 9 (2) Second Offense. A fine of not less than one hundred dollars 10 (\$100) nor more than one thousand dollars (\$1,000) or imprisonment in the 11 county jail or regional detention facility not to exceed ninety (90) days, or 12 both;
 - (3) Third and Subsequent Offenses. A fine of not less than two hundred dollars (\$200) nor more than two thousand dollars (\$2,000) or imprisonment in the county jail or regional detention facility not to exceed one (1) year, or both;
 - (b)(1) Making, uttering, or delivering one (1) or more instruments <u>or</u> <u>transactions</u> drawn on insufficient funds or drawn on nonexistent accounts is a Class B felony if:
 - (A) The amount of any one (1) instrument <u>or transaction</u> is two thousand five hundred dollars (\$2,500) or more; or
 - (B) More than one (1) instrument <u>or transaction</u> has been drawn within a ninety-day period, and each instrument <u>or transaction</u> is in an amount less than two thousand five hundred dollars (\$2,500), and the total amount of all such instruments <u>or transactions</u> is two thousand five hundred dollars (\$2,500) or more.
 - (2) Making, uttering, or delivering one (1) or more instruments or transactions drawn on insufficient funds or drawn on nonexistent accounts is a Class C felony if:
- 30 (A) The amount of any one (1) instrument <u>or transaction</u> is 31 less than two thousand five hundred dollars (\$2,500) but more than two 32 hundred dollars (\$200); or
 - (B) More than one (1) instrument <u>or transaction</u> has been drawn within a ninety-day period, and each instrument <u>or transaction</u> is in an amount less than two hundred dollars (\$200), and the total amount of all such instruments or transactions is less than two thousand five hundred dollars

- 1 (\$2,500) but more than two hundred dollars (\$200).
 - (3) Under subdivisions (b)(1)(B) and (b)(2)(B) of this section, each instrument or transaction may be added together in a single prosecution.
 - (c) Any court passing sentence upon a person convicted of any offense, pursuant to the provisions of §§ 5-37-301 5-37-306, may also order such person to make full restitution to the plaintiff or complaining party. All court costs may be taxed to the convicted defendant.

- SECTION 4. Arkansas Code 5-37-307 is amended to read as follows: 5-37-307. Knowingly issuing worthless check.
- (a) A person commits an offense if he issues or passes a check, order, er draft, or any other form of presentment involving the transmission of account information for the payment of money knowing that the issuer does not have sufficient funds in or on deposit with the bank or other drawee for the payment in full of the check, order, er draft, or any other form of presentment involving the transmission of account information as well as all other checks, orders, er drafts, or any other form of presentment involving the transmission of account information outstanding at the time of issuance. This section and § 21-6-411 do not apply to preexisting debt or situations where nothing of value was acquired, but do apply to rents, child support payments, consignments, taxes, licenses, fees, fines, and court costs.
- (b) This section does not prevent the prosecuting attorney from establishing the required knowledge by direct evidence. However, for purposes of this section, the issuer's knowledge of insufficient funds is presumed, except in the case of a postdated check, order, or draft, or any other form of presentment involving the transmission of account information if:
- (1) He had no account with the bank or other drawee at the time he issued the check, order, or draft, or any other form of presentment involving the transmission of account information; or
- (2) Payment was refused by the bank or other drawee for lack of funds or insufficient funds on presentation within thirty (30) days after issue and the issuer failed to pay the holder in full, plus a service charge not to exceed twenty dollars (\$20.00) twenty-five dollars (\$25.00), plus the amount of any fees charged to the holder of the check by any financial institution as a result of the check not being honored, within ten (10) days after receiving notice of that refusal.

| 1 | (c) Notice for purposes of this section shall be by the procedure as |
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| 2 | set forth in §§ 5-37-303 and 5-37-304. |
| 3 | (d) If notice is given, it is presumed that the notice was received no |
| 4 | later than five (5) days after it was sent. |
| 5 | (e) An offense under this section is a violation and is punishable as |
| 6 | provided in § 5-4-104. |
| 7 | (f) This act is cumulative to all other acts and shall not repeal any |
| 8 | other act. |
| 9 | /s/ Childers |
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