Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

| 1 | State of Arkansas | As Engrossed: H3/16/07 | |
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| 2 | 86th General Assembly | A Bill | |
| 3 | Regular Session, 2007 | | HOUSE BILL 2632 |
| 4 | | | |
| 5 | By: Representative Walters | | |
| 6 | | | |
| 7 | | | |
| 8 | | For An Act To Be Entitled | |
| 9 | AN ACT TO INCREASE THE RELIEF AVAILABLE FOR THE | | |
| 10 | FAILURE TO PAY BONA FIDE LOSS CLAIMS; AND FOR | | |
| 11 | OTHER PURPOSES. | | |
| 12 | | | |
| 13 | | Subtitle | |
| 14 | TO | INCREASE THE RELIEF AVAILABLE FOR | THE |
| 15 | FAI | LURE TO PAY BONA FIDE LOSS CLAIMS. | |
| 16 | | | |
| 17 | | | |
| 18 | BE IT ENACTED BY THE | GENERAL ASSEMBLY OF THE STATE OF | ARKANSAS: |
| 19 | | | |
| 20 | | cansas Code § 23-79-208 is amended | |
| 21 | | mages and attorney's fees on loss | |
| 22 | | cases in which loss occurs and th | |
| 23 | marine, casualty, fidelity, surety, cyclone, tornado, life, accident and | | |
| 24 25 | - | pital, or surgical benefit insuran | |
| 25 | | ciety or farmers' mutual aid assoc | |
| 26 | | l fail to pay the losses within th | - |
| 27 28 | | is made, the person, firm, corpora | |
| 28 29 | - | ay the holder of the policy or his nt of the loss, twelve percent (12 | - |
| 30 | | cogether with all reasonable attor | 0 |
| 31 | prosecution and colle | - | ney s rees for the |
| 32 | - | no event will the holder of the po | licy or his or her |
| 33 | | | • |
| 34 | assigns be liable for the attorney's fees incurred by the insurance company, fraternal benefit society, or farmers' mutual aid association in the defense | | |
| 35 | of a case in which the insurer is found not liable for the loss. | | |
| 36 | | cney's fees are due a policyholder | |
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1 they shall be taxed by the court where the same is heard on original action,
2 by appeal or otherwise, and shall be taxed up as a part of the costs therein
3 and collected as other costs are or may be by law collected.

4 (c) Writs of attachment or garnishment filed or issued after proof of 5 loss or death has been received by the company shall not defeat the 6 provisions of this section, provided that the company or association desiring 7 to pay the amount of the claim as shown in the proof of loss or death may pay 8 the amount into the registry of the court, after issuance of writs of 9 attachment and garnishment, in which event there shall be no further 10 liability on the part of the company.

11 (d)(1) Recovery of less than the amount demanded by the person 12 entitled to recover under the policy shall not defeat the right to the 13 twelve percent (12%) damages and attorney's fees provided for in this section 14 if the amount recovered for the loss is within twenty percent (20%) of the 15 amount demanded or which is sought in the suit.

16 (2) Notwithstanding the provisions of subdivision (d)(1) of this 17 section, in all cases involving a homeowner's policy the right to reasonable 18 attorney's fees provided for in this section shall arise if the amount 19 recovered for the loss is within thirty percent (30%) of the amount demanded 20 or which is sought in the suit.

(e)(1) Notwithstanding the foregoing provisions of subsections (a)-(d) of this section, this section is not intended to either vitiate or supplant the provisions of the Arkansas Rules of Civil Procedure. Those rules and the relief described therein remain available to any litigant under the circumstances described in this section.

26 (2) Nothing in this section is intended to supersede, supplant,
27 or in any way affect the rights and remedies under applicable law currently
28 available to the insurance company, fraternal benefit society, or farmers'
29 mutual aid association or company against policyholders who file fraudulent
30 claims.

/s/ Walters

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