2016 Regular Session

HOUSE BILL NO. 695

BY REPRESENTATIVE BROADWATER

REVENUE DEPARTMENT: Provides relative to the types of debt the office of debt recovery is charged with collecting

AN ACT
To amend and reenact R.S. 47:1676(A)(2), (B)(4), (6), and (7), (C)(2)(a), (G)(introductory
paragraph), (3), and (4), and (H) and R.S. 47:1676(E) as amended and reenacted by
Act No. 11 of the 2016 First Extraordinary Session of the Legislature, relative to the
collection of state debt by the office of debt recovery; to provide for the types of
debt the office of debt recovery is authorized to collect; to provide for definitions;
to provide for the fees for the collection of certain debt; and to provide for related
matters.
Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 47:1676(A)(2), (B)(4), (6), and (7), (C)(2)(a), (G)(introductory
paragraph), (3), and (4), and (H) are hereby amended and reenacted to read as follows:
§1676. Debt recovery
А.
* * *
(2) Each agency shall refer non-final delinquent debts requiring legal action
or legal proceedings, other than administrative proceedings within such agency, to
the attorney general's office for collection when the debt has been delinquent for
sixty days, or other time period as provided pursuant to the referral guidelines
established by the attorney general which are incorporated into agreements between

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1	the attorney general and any such agency or pursuant to rules promulgated by the
2	attorney general pursuant to the Administrative Procedure Act.
3	* * *
4	B. For purposes of this Section, the following words shall have the following
5	meanings unless the context clearly indicates otherwise:
6	* * *
7	(4) "Delinquent debt" means a final debt that is past due for sixty days or
8	more past due .
9	* * *
10	(6) "Final debt" means any debt in which the amount due is no longer
11	negotiable and that the debtor has no further right of administrative and or judicial
12	review rights to challenge the validity of the debt or the amount owed.
13	(7) "Non-final delinquent debt" means any debt that an agency has notified
14	a debtor is owed but the debt remains unpaid, due, or negotiable for a period of sixty
15	days or more and such debt is not final and in which the debtor has further
16	administrative or judicial review rights to challenge the validity of the debt or the
17	amount owed.
18	* * *
19	С.
20	* * *
21	(2)(a) Agencies that do not have collection contracts with the attorney
22	general's office for the collection of delinquent debts shall refer all delinquent debts
23	to the office as provided by rule. Such referrals shall include data and information
24	in the required format necessary to institute collection procedures. All delinquent
25	debts shall be authenticated by the agency or officer prior to being referred to the
26	office. Once the debt becomes final delinquent, and prior to referral to the office, the
27	agency shall notify the debtor that failure to pay the debt in full within sixty days
28	shall subject the debt to an additional collection fee as provided for in this Section.
29	All agencies shall refer non-final delinquent debts to the attorney general's office for
30	collection when the debt has been delinquent for sixty days pursuant to the referral
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1	guidelines established by the attorney general as incorporated into agreements
2	between the attorney general and other agencies or pursuant to the rules promulgated
3	by the attorney general pursuant to the Administrative Procedure Act. Such non-
4	final delinquent debts shall be authenticated by the agency prior to their referral to
5	the attorney general.
6	* * *
7	G. Agencies may exercise the following procedures, in combination with its
8	own statutes or as a standalone procedure, to make any debt owed to the agency a
9	final delinquent debt that is collectible by the office.
10	* * *
11	(3) If the debt remains unpaid sixty days after the date of the initial notice,
12	the debt shall be considered a final delinquent debt and shall be owed to the state and
13	collectible by the office.
14	(4) If an agency utilizes the procedures above and transfers the final
15	delinquent debt to the office for collection, in lieu of any other notice, the office shall
16	send the debtor a notice informing the debtor of the debt's transfer to its office for
17	collection and of the additional collection fee that shall be added to the debt.
18	H. The secretary shall promulgate rules and regulations in accordance with
19	the Administrative Procedure Act to implement the provisions of this Section,
20	including rules authorizing any reasonable procedure or requirement for agencies
21	referring delinquent debt to the department office for collection, requirements
22	regarding information necessary to collect the debt and the formatting of that
23	information, and the priority or ranking of debt payments against multiple agency
24	debts. Any rule promulgated by the department office shall be construed in favor of
25	the secretary.
26	* * *
27	Section 2. R.S. 47:1676(E) as amended and reenacted by Act No. 11 of the 2016
28	First Extraordinary Session of the Legislature is hereby amended and reenacted to read as
29	follows:

1	§1676. Debt recovery
2	* * *
3	E. The office shall charge the debtor a fee not to exceed twenty-five percent
4	of the total liability of amount of each debt owed. The collection fee shall be
5	charged on debt only after it which has become final after the initial effective date
6	of this Section. The amount of the fee shall be established by rule promulgated by
7	the department and shall be uniformly applied to all debts. Fees collected under this
8	Subsection shall be retained by the office after the debt is collected and shall be
9	divided in accordance with an agreement between the office and the office of the
10	attorney general after payment of costs set forth in the agreement. Monies collected
11	by the office pursuant to the provisions of this Section shall be transferred to the
12	referring agency within thirty days after the end of the month in which the monies
13	were collected and shall be used, subject to an annual appropriation, by the referring
14	agency as they would have been had they been timely collected. However, any
15	monies collected for delinquent debt as a result of nonpayment of tax liabilities
16	pursuant to Title 47 of the Louisiana Revised Statutes of 1950, as amended, after
17	deposit into the state general fund, the first five million dollars shall be appropriated
18	by the legislature beginning in Fiscal Year 2013-2014, and for four consecutive
19	fiscal years thereafter, to the office of state police for a training academy class.
20	* * *

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 695 Reengrossed	2016 Regular Session
H B 09) Keengrossen	ZUTO REGINAL SESSION

Broadwater

Abstract: Provides relative to the types of debt the office of debt recovery, within the Dept. of Revenue, is charged with collecting and restricts the fee charged by the office for collecting debt to no more than 25% of the total amount of each debt owed.

Present law charges the office of debt recovery (hereinafter "office") and the attorney general's office with collecting the delinquent debts of state agencies which refer delinquent debts to them for collection. Further provides for the general powers and authority of the office in collecting delinquent debt that has become final and is 60 or more days past due.

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<u>Present law</u> requires agencies that do not have collection contracts with the attorney general's office for the collection of delinquent debts to refer all delinquent debts to the office for collection. Once the debt becomes final, and prior to referral to the office, the agency shall notify the debtor that failure to pay the debt in full within 60 days shall subject the debt to an additional collection fee as provided for in this Section.

<u>Proposed law</u> retains <u>present law</u> but changes the debt that is required to be referred to the office <u>from</u> final debt <u>to</u> delinquent debt.

<u>Present law</u> requires each agency to refer non-final delinquent debts requiring legal action to the attorney general's office for collection when the debt has been delinquent for 60 days pursuant to the referral guidelines established by the attorney general.

<u>Proposed law</u> retains <u>present law</u> but changes the debt that is required to be referred to the attorney general <u>from</u> non-final delinquent debt <u>to</u> non-final debt.

<u>Present law</u> defines a "delinquent debt" as a final debt that is 60 days or more past due. Additionally, defines "non-final delinquent debt" as any debt that an agency has notified a debtor that is owed but the debt remains unpaid, due, or negotiable for a period of 60 days or more and the debt is not final and the debtor has further administrative or judicial review rights to challenge the validity of the debt or the amount owed.

<u>Proposed law</u> changes the definition of "delinquent debt" by removing references to the debt being final and specifies that the debt is 60 days past due. Further changes the definition of "non-final delinquent debt" by removing the references to the debt being delinquent and specifies that "non-final debt" is debt that the debtor has administrative or judicial rights to challenge the validity of the amount owed.

<u>Present law</u> defines "final" as the amount due that is no longer negotiable and that the debtor has no further right of administrative and judicial review.

<u>Proposed law</u> changes the definition of "final" to "final debt". Further defines "final debt" as any debt in which the debtor has no administrative or judicial review rights to challenge the validity of the amount owed.

<u>Present law</u> authorizes the office of debt recovery to charge the debtor a fee not to exceed 25% of the total liability of debt that has become final.

<u>Proposed law</u> changes <u>present law</u> to restrict the fee to no more than 25% of the total amount of each debt. Further restricts the collection of this fee to debt after it has become final.

(Amends R.S. 47:1676(A)(2), (B)(4), (6), and (7), (C)(2)(a), (G)(intro. para.), (3), and (4), and (H) and R.S. 47:1676(E) as amended by Act No. 11 of the 2016 1st E.S.)

Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Ways and Means</u> to the <u>original</u> bill:
- 1. Change the debt that is required to be referred to the attorney general <u>from</u> non-final delinquent debt <u>to</u> non-final debt.
- 2. Change the definition of "final" to "final debt". Further defines "final debt" as debt that the debtor has no administrative or judicial review rights to challenge the validity of the amount owed.
- 3. Specify that "delinquent debt" is debt that is 60 days past due.

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- 4. Specify that "non-final debt" is debt that the debtor has administrative or judicial rights to challenge the validity of the amount owed.
- 5. Make technical corrections to change references <u>from</u> "final delinquent debt" <u>to</u> "final debt".
- 6. Change the fee charged to the debtor for collection of the debt <u>from</u> not to exceed 25% of the total liability <u>to</u> not to exceed 25% of the amount of each debt owed. Further restricts the fee to the collection of debt that has become final.