## As Passed by the Senate

## 124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 464

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REPRESENTATIVES Willamowski, Seitz, Grendell, Buehrer, Damschroder, Schmidt, Coates, Otterman, Hughes, Evans, Manning, Womer Benjamin, Barrett, Flannery, Latta, Salerno
SENATOR Austria

## **ABILL**

To amend sections 1319.16, 2335.19, and 2335.24 and to 1 enact section 2335.241 of the Revised Code relative 2. to the terms of a contract entered into by a clerk 3 of a court with a public agency or private vendor for the collections of amounts due under judgments for costs, to the use of certain interest for computerization of the clerk's office, and to allowing a collection agency to collect from the holder any charge imposed by a financial institution on a negotiable instrument that has 10 been returned or dishonored. 11

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

draft, or other negotiable instrument that has been returned or

Section 1. That sections 1319.16, 2335.19, and 2335.24 be	12
amended and section 2335.241 of the Revised Code be enacted to	13
read as follows:	14
Sec. 1319.16. (A) If a collection agency has been designated	15
to collect on a check, negotiable order of withdrawal, share	16

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dishonored for any reason, the collection agency may charge and receive check collection charges of not more than thirty dollars or ten per cent of the face amount of the instrument, whichever is greater, and may charge and receive any charge imposed by a financial institution upon the holder of the check, negotiable order of withdrawal, share draft, or other negotiable instrument that has been returned or dishonored for any reason.

(B) A collection agency that imposes a check collection charge pursuant to division (A) of this section shall send written notice by regular mail to the debtor at the debtor's last known address or at the address shown on the check or other instrument. The notice shall provide the amount of the check collection charge that has been imposed, and shall state that the debtor is responsible for paying the check collection charge as well as the value of the check or other instrument.

sec. 2335.19. (A) On the rendition of judgment in any cause in any court, the costs of the party recovering, together with the party's debt or damages, shall be carried into the party's judgment, and the costs of the party against whom that judgment is rendered shall be separately stated in the record or docket entry. No party in whose favor judgment for costs is rendered in a cause may release, satisfy, or discharge, in whole or in part, any of those costs, unless that party previously has paid those costs to the clerk of the court or unless those costs have been paid to the person entitled to those costs or have been legally assigned or transferred to that party by the persons in whose names those costs stand taxed upon the record or docket.

(B) An entry of judgment that includes a grant of judgment for costs is an order that authorizes the clerk of the court, in accordance with division (C) of this section, to issue a certificate of judgment for all costs, including the total cost of collection of and any interest due on the judgment for costs,

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including any interest due on the judgment for costs, any cost incurred by the clerk in collecting the judgment for costs, and any fee a public agency or private vendor charges the clerk pursuant to a contract entered into under division (B)(1) of section 2335.24 of the Revised Code for collecting the judgment for costs against the person who is liable for the payment of those costs.

(C) The clerk of a court who wishes to issue a certificate of judgment for costs pursuant to a judgment for costs shall provide an itemized bill of fees and costs, including the total cost of collection of and any interest due on the judgment for costs, to the person who is liable for costs under the judgment, either upon the request of the person as specified in section 2335.32 of the Revised Code or without a request. If the person does not pay the fees and costs within thirty days after the clerk provides the itemized bill, the clerk shall send the person a first notice requesting payment of the fees and costs as stated in the itemized bill. If the person does not respond to the <u>first</u> notice with the full payment of the fees and costs within thirty days, the clerk shall send the person a second notice requesting payment of the fees and costs. If ninety days elapse from the date that the clerk provides the itemized bill and if the person has not paid the full amount of the fees and costs pursuant to the itemized bill and the notices, the clerk may issue a certificate of judgment for costs against the person for the fees and costs. After issuing a certificate of judgment for costs, the clerk may assess the interest accrued from the date the clerk sends the first notice requesting payment of the fees and costs as stated in the itemized bill to the date of collection of the judgment at the rate established in section 1343.03 of the Revised Code.

Sec. 2335.24. (A) In all causes in any court, except as otherwise provided in section 2969.23 of the Revised Code, costs

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if that fund is terminated, the treasurer shall transfer any	145
moneys that remain in the fund to the general fund of the county.	146
Section 2. That existing sections 1319.16, 2335.19, and	147
2335.24 of the Revised Code are hereby repealed.	148