SF2712 **REVISOR** RSI S2712-1 1st Engrossment

SENATE STATE OF MINNESOTA **NINETY-THIRD SESSION**

A bill for an act

relating to commerce; providing remedies to debtors with coerced debt; proposing

S.F. No. 2712

(SENATE AUTHORS: GUSTAFSON, Latz, Seeberger and Oumou Verbeten)

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DATE 03/08/2023 **D-PG** 1432 **OFFICIAL STATUS** Introduction and first reading
Referred to Commerce and Consumer Protection
Authors added Latz; Seeberger; Oumou Verbeten
Comm report: To pass as amended and re-refer to Judiciary and Public Safety 1742

03/14/2023 03/15/2023

1.3	coding for new law in Minnesota Statutes, chapter 332.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [332.71] DEFINITIONS.
1.6	Subdivision 1. Scope. For the purposes of sections 332.71 to 332.75, the definitions in
1.7	this section have the meanings given them.
1.8 1.9	Subd. 2. Coerced debt. (a) "Coerced debt" means all or a portion of debt in a debtor's name that has been incurred as a result of:
1.10	(1) the use of the debtor's personal information without the debtor's knowledge,
1.11	authorization, or consent;
1.12	(2) the use or threat of force, intimidation, undue influence, harassment, fraud, deception,
1.13	coercion, or other similar means against the debtor; or
1.14	(3) economic abuse perpetrated against the debtor.
1.15	(b) Coerced debt does not include secured debt.
1.16	Subd. 3. Creditor. "Creditor" means a person, or the person's successor, assignee, or
1.17	agent, claiming to own or have the right to collect a debt owed by the debtor.
1.18	Subd. 4. Debtor. "Debtor" means a person who (1) is a victim of domestic abuse,
1.19	harassment, or sex or labor trafficking, and (2) owes coerced debt.

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2.1	Subd. 5. 1	Documentation. "Do	ocumentation" r	neans a writing that ide	entifies a debt or a	
2.2	portion of a debt as coerced debt, describes the circumstances under which the coerced debt					
2.3	was incurred	, and takes the form	of:			
2.4	(1) a polic	ce report;				
2.5	(2) a Fede	eral Trade Commissi	on identity thef	t report;		
2.6	(3) an ord	er in a dissolution pro	oceeding under	chapter 518 that declar	es that one or more	
2.7	debts are coe	rced; or				
2.8	(4) a swo	rn written certification	on.			
2.9	<u>Subd. 6.</u> <u>I</u>	Domestic abuse. "Do	omestic abuse" l	nas the meaning given	in section 518B.01,	
2.10	subdivision 2	<u></u>				
2.11	<u>Subd. 7.</u> <u>I</u>	Economic abuse. "Ec	onomic abuse" 1	means behavior in the co	ontext of a domestic	
2.12	relationship t	hat controls, restrains	, restricts, impa	rs, or interferes with th	e ability of a victim	
2.13	of domestic a	abuse, harassment, or	sex or labor tra	afficking to acquire, us	se, or maintain	
2.14	economic res	ources, including bu	t not limited to:			
2.15	(1) withho	olding or restricting	access to, or the	acquisition of, money	, assets, credit, or	
2.16	financial info	ormation;				
2.17	(2) interfe	ering with the victim	s ability to wor	k and earn wages; or		
2.18	(3) exerting	ng undue influence ov	er a person's fin	ancial and economic be	havior or decisions.	
2.19	<u>Subd. 8.</u> <u>I</u>	Harassment. "Haras	sment" has the	meaning given in secti	on 609.748.	
2.20	<u>Subd. 9.</u> <u>I</u>	_abor trafficking. "L	abor trafficking	" has the meaning given	in section 609.281,	
2.21	subdivision 5	<u>5.</u>				
2.22	Subd. 10.	Qualified third-par	rty professiona	l. "Qualified third-part	ty professional"	
2.23	means:					
2.24	(1) a dom	estic abuse advocate,	as defined unde	er section 595.02, subdi	vision 1, paragraph	
2.25	<u>(1);</u>					
2.26	(2) a sexu	al assault counselor,	as defined unde	r section 595.02, subdi	vision 1, paragraph	
2.27	<u>(k);</u>					
2.28	(3) a licen	sed health care provid	der, mental healt	h care provider, social	worker, or marriage	
2.29	and family th	erapist; or				

(4) a nonprofit organization in Minnesota that provides direct assistance to victims of

Section 1. 2

domestic abuse, sexual assault, or sex or labor trafficking.

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Sec. 2. [332.72] COERCED DEBT PROHIBITED.

A person is prohibited from causing another person to incur coerced debt.

Sec. 2. 3

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(Date)

Sec. 3. [332.73] NOTICE TO CREDITOR OF COERCED DEBT.

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Subdivision 1. Notification. (a) Before taking an affirmative action under section 332.74,
a debtor must, by certified mail, notify a creditor that the debt or a portion of a debt on
which the creditor demands payment is coerced debt and request that the creditor cease all
collection activity on the coerced debt. The notification and request must be in writing and
include documentation. The creditor, within 30 days of the date the notification and request
is received, must notify the debtor in writing of the creditor's decision to either immediately
cease all collection activity or continue to pursue collection.
(b) If a creditor ceases collection but subsequently decides to resume collection activity,

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- the creditor must notify the debtor ten days prior to the date the collection activity resumes.
- (c) A debtor must not proceed with an action under section 332.74 until the 30-day period provided under paragraph (a) has expired.
- Subd. 2. Sale or assignment of coerced debt. A creditor may sell or assign a debt for which the creditor has been notified is coerced debt to another party if the creditor selling or assigning the debt includes notification to the buyer or assignee that the debtor has asserted the debt is coerced debt.
- Subd. 3. No inference upon cessation of collection activity. The fact that a creditor ceases collection activity under this section or section 332.74 does not create an inference or presumption regarding the validity or invalidity of a debt for which a debtor is liable or not liable. The exercise or nonexercise of rights under this section is not a waiver of any other debtor or creditor rights or defenses.

Sec. 4. [332.74] **DEBTOR REMEDIES.**

- Subdivision 1. Right to petition for declaration and injunction. A debtor alleging violation of section 332.72 may petition for equitable relief in the district court in the county where the debtor lives or where the coerced debt was incurred. The petition must include:
- (1) the notice to the creditor required under section 332.73, subdivision 1; 4.26
- (2) consistent with Rule 11 of the Minnesota Rules of General Practice, information 4.27 identifying (i) the account or accounts associated with the coerced debt, and (ii) the person 4.28 4.29 in whose name the debt was incurred; and
- (3) the identity and, if known, contact information of the person who caused the debtor 4.30 4.31 to incur coerced debt, unless the debtor signs a sworn statement that disclosing the

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inf	formation is likely to result in domestic abuse or other harm to the debtor, the debtor's
chi	ldren, parents, other relatives, or a family pet.
	Subd. 2. Procedural safeguards. The court must take appropriate steps necessary to
pre	event abuse of the debtor or to the debtor, the debtor's children, parents, other relatives,
	a family pet. For purposes of this subdivision, appropriate steps include but are not limited
	sealing the file, marking the file as confidential, redacting personally identifiable
	formation about the debtor, and directing that any deposition or evidentiary hearing be
	nducted remotely.
	Subd. 3. Relief. (a) If a debtor shows by a preponderance of the evidence that the debtor
has	s been aggrieved by a violation of section 332.72 and the debtor has incurred coerced
del	ot, the debtor is entitled to one or more of the following:
	(1) a declaratory judgment that the debt or portion of a debt is coerced debt;
	(2) an injunction prohibiting the creditor from (i) holding or attempting to hold the debtor
lia	ole for the debt or portion of a debt, or (ii) enforcing a judgment related to the coerced
del	ot; and
	(3) an order dismissing any cause of action brought by the creditor to enforce or collect
the	coerced debt from the debtor or, if only a portion of the debt is established as coerced
del	ot, an order directing that the judgment, if any, in the action be amended to reflect only
the	portion of the debt that is not coerced debt.
	(b) If the court orders relief for the debtor under paragraph (a), the court, after the
cre	ditor's motion has been served by United States mail to the last known address of the
peı	rson who violated section 332.72, shall issue a judgment in favor of the creditor against
the	person in the amount of the debt or a portion thereof.
	(c) This subdivision applies regardless of the judicial district in which the creditor's
act	ion or the debtor's petition was filed.
	Subd. 4. Affirmative defense. In an action against a debtor to satisfy a debt, it is an
aff	irmative defense that the debtor incurred coerced debt.
	Subd. 5. Burden. In any affirmative action taken under subdivision 1 or any affirmative
de	Gense asserted in subdivision 4, the debtor bears the burden to show by a preponderance
of	the evidence that the debtor incurred coerced debt. There is a presumption that the debtor
has	s incurred coerced debt if the person alleged to have caused the debtor to incur the coerced
del	ot has been criminally convicted, entered a guilty plea, or entered an Alford plea under

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section 609.27, 609.282, 609.322, or 609.527.

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Sec. 5. [332.75] CREDITOR REMEDIES.

Nothing in sections 332.71 to 332.74 diminishes the rights of a creditor to seek payment recovery for a coerced debt from the person who caused the debtor to incur the coerced debt.

Sec. 6. EFFECTIVE DATE.

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6.14 Sections 1 to 5 are effective January 1, 2024, and apply to all debts incurred on or after
6.15 that date.

Sec. 6. 6