

## **BILL ANALYSIS**

Senate Research Center  
78R4966 DWS-D

S.B. 533  
By: Carona  
Business & Commerce  
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### **DIGEST AND PURPOSE**

Currently, Chapter 20 of the Business & Commerce Code regulated credit bureaus and Chapter 392 of the Finance Code regulates both debt collectors and credit bureaus, which can cause confusion in enforcement and clarity of parties' responsibilities in a dispute. As proposed, S.B. 533 deletes all references to credit bureaus from Chapter 392 of the Finance Code. S.B. 533 also requires a debt collector to make a written record of a dispute and report it to a credit bureau and investigate the dispute or cease collection efforts. Additionally, the bill requires a debt collector to inform a consumer during an initial conversation that information obtained will be used to collect a debt and in subsequent communication to state that the communication is from a debt collector.

### **RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

### **SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Section 392.202, Finance Code, as follows:

Sec. 392.202. CORRECTION OF THIRD-PARTY DEBT COLLECTOR'S OR CREDIT BUREAU'S FILES. (a) Authorizes an individual to notify the third-party debt collector in writing about a disputed item in a third-party debt collector's or credit bureau's file that relates to a debt being collected by the third-party debt collector. Deletes text referring to the credit bureau as an alternative recipient for the written notification of the alleged inaccuracy. Requires the third-party debt collector to make a written record of the dispute. Requires the third-party debt collector to cease collection efforts if it does not inform the credit bureau of the dispute. Requires the third-party debt collector to initiate an investigation if it does inform the credit bureau of the dispute. Deletes text requiring the third-party debt collector or credit bureau to provide forms for and assistance with the notice.

(b) Requires a third-party debt collector initiating an investigation to send a written statement to the individual not later than the 30th day after the date the inaccuracy is received. Makes conforming changes.

(c) Requires the third-party debt collector, if it admits the item is inaccurate under Subsection (b), to correct the item within five days and to immediately cease collection efforts. Deletes text requiring the third-party debt collector to send an accurate report to all previous recipients of the inaccurate report. Makes conforming changes.

(d) Requires the third-party debt collector to change the item as requested and cease collection efforts, deletes specification of the item involving debt, if the third-party debt collector contends that there has not been sufficient time to conduct an investigation. Makes conforming changes.

(e) Makes conforming changes.

SECTION 2. Amends Section 392.304(a), Finance Code, to prohibit, unless in a formal pleading in connection with a legal action, the third-party debt collector from failing to disclose that the debt collector is attempting to collect a debt and that any information obtained will be used for that purpose, if it is the initial communication with the debtor, or that the communication is from a debt collector if it is subsequent to written or oral communication.

SECTION 3. Effective date: September 1, 2003.