H.B. No. 2223

1	AN ACT
2	relating to the making of a notation on and the processing of a
3	forged check by a financial institution.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter D, Chapter 35, Business & Commerce
6	Code, is amended by adding Section 35.591 to read as follows:
7	Sec. 35.591. NOTATION OF FORGED CHECK. (a) In this
8	section, "victim of identify theft" means a person who has filed
9	with an appropriate law enforcement agency a criminal complaint
10	alleging commission of an offense under Section 32.51, Penal Code.
11	(b) If a victim of identity theft closes an account at a
12	financial institution as a result of the identity theft, notifies
13	the financial institution that the identity theft is the reason for
14	closing the account, provides the financial institution with a copy
15	of the criminal complaint described by Subsection (a), and requests
16	that the financial institution return checks with the notation
17	"forgery," the financial institution shall process as forgeries the
18	checks received after the customer takes those actions, in
19	accordance with the financial institution's customary procedures.
20	(c) A victim of identity theft who requests that a financial
21	institution return checks with the notation "forgery" as provided
22	by Subsection (b):
23	(1) may not assert that the financial institution is
24	liable under Section 4.402 for wrongfully dishonoring a check

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1	returned after the victim makes the request; and
2	(2) shall hold the financial institution harmless for
3	acting in accordance with the victim's request.
4	SECTION 2. This Act takes effect September 1, 2005.

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President of the Senate

Speaker of the House

I certify that H.B. No. 2223 was passed by the House on April 29, 2005, by a non-record vote.

Chief Clerk of the House

I certify that H.B. No. 2223 was passed by the Senate on May 23, 2005, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

Date

Governor