## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2009**

 $\mathbf{S}$ 

## **SENATE BILL 388** Finance Committee Substitute Adopted 5/12/09

Short Title: C	Collection of Offender Fines and Fees.	(Public)
Sponsors:		
Referred to:		
	March 4, 2009	
	A BILL TO BE ENTITLED	
AN ACT TO CI	ARIFY THE COLLECTION OF OFFENDER FINES AN	ND FEES.
The General Ass	sembly of North Carolina enacts:	
	<b>TION 1.</b> G.S. 7A-321 reads as rewritten:	
"§ 7A-321. Col	lection of offender fines and fees assessed by the court.	
(a) Meth	ods of Payment The Judicial Department may, in lieu o	f payment by cash or
check, accept payment by credit card, charge card, or debit card for the fines, fees, and costs		
owed to the cour	rts by offenders.	
(b) <u>Cont</u>	ract to Collect Past Due Amounts. – In attempting to colle	ct the fines, fees, and
costs owed by	offenders not sentenced to supervised probation, the I	<del>Department may:</del> The
Department may	y contract with a county or a collection agency to collection	et unpaid fines, fees,
costs, and restitu	ution owed by offenders not sentenced to supervised prob	pation if the amounts
remain unpaid 3	30 days after the time allotted by the court. The Depart	ment may assess the
offender a colle	ction assistance fee equal to the amount charged by the	county or collection
	et the amounts past due. The collection assistance fee ma	•
_	of the amount past due. If the Department assesses a coll	
	section, it may not charge an additional cost of co	llection pursuant to
G.S. 115C-437.		
<del>(1)</del>	Assess a collection assistance fee if an amount due re	•
	days after the time period allotted by the court. The amount	
	assistance fee shall not exceed the average cost of co	<u> </u>
	twenty percent (20%) of the amount past due, whicheve	
<del>(2)</del>	Enter into contracts with a collection agency or agence	
	fines, fees, and costs owed by offenders not sente	enced to supervised
	<del>probation.</del>	
<del>(3)</del>	Intercept tax refund checks under Chapter 105A of the	General Statutes, the

Should the Judicial Department use any method listed in subdivision (b)(1) or (2) of this section to collect fines, fees, and costs owed by offenders not sentenced to supervised probation, the department may not charge any additional cost of collection pursuant to G.S. 115C-437."

**SECTION 2.** This act is effective when it becomes law.

Setoff Debt Collection Act.

