

**LEGISLATIVE SERVICES AGENCY
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FISCAL IMPACT STATEMENT

LS 7068

BILL NUMBER: HB 1834

NOTE PREPARED: Jan 13, 2003

BILL AMENDED:

SUBJECT: Financial institutions.

FIRST AUTHOR: Rep. Bardon

FIRST SPONSOR:

BILL STATUS: As Introduced

FUNDS AFFECTED: GENERAL
 DEDICATED
 FEDERAL

IMPACT: State & Local

Summary of Legislation: The bill changes the date as of which reference is made to Federal laws and regulations. The bill reduces bond requirements for payday lenders. The bill defines "month" in the pawnbroker act to ensure consistent calculation of interest. The bill specifically provides for the right of credit unions to buy and sell assets. The bill authorizes the Department of Financial Institutions (the Department) to remove officers, directors, and employees of financial institutions for certain practices, violations, and breaches. The bill requires Department approval for reductions in capital stock, capital surplus, and preferred stock levels. The bill modifies provisions concerning the establishment of trust offices. The bill treats savings associations and savings banks as though they are members of the Federal Reserve System even if they are not members. The bill requires approval of the Department prior to establishing a subsidiary. The bill modifies the change of control statute. The bill broadens the ability of banks to invest in Federal Home Loan Bank stock while maintaining a ceiling on such investments.

Effective Date: Upon passage; July 1, 2003.

Explanation of State Expenditures: *Removal of Bank Employees by the Department:* The Department would have the authorization to remove certain employees as listed above of financial institutions for violations under the bill. Given the Department already holds hearings for financial institution employees that violate current law under IC 28-11, the Department's resources should be adequate to implement this provision.

Department Approval: The bill requires Department approval for reductions in capital stock, capital surplus, and preferred stock levels; and for a financial institution to establish a subsidiary. The Department's resources should be adequate to implement this provision.

Explanation of State Revenues: Criminal Penalties: Under the bill, the inclusion of savings banks and associations as Federal Reserve System members places them under the penalty provisions of current members of the Federal Reserve System. Reckless violation of this provision would constitute a Class B misdemeanor.

If additional court cases occur and fines are collected, revenue to both the Common School Fund and the state General Fund would increase. The maximum fine for a Class B misdemeanor is \$1,000. Criminal fines are deposited in the Common School Fund. If the case is filed in a circuit, superior or county court, 70% of the \$120 court fee that is assessed and collected when a guilty verdict is entered would be deposited in the state General Fund. If the case is filed in a city or town court, 55% of the fee would be deposited in the state General Fund.

Civil Penalties: Removal of Bank Employees by the Department- Under the bill, if a financial institution willfully permits a person to serve in a financial institution that has had an employee of the institution removed by the Department would be required to pay a civil penalty of \$500 per day that the violation continues. Civil penalties paid as a result of this provision would be deposited into the Financial Institutions Fund.

Explanation of Local Expenditures: Criminal Penalties: A Class B misdemeanor is punishable by up to 180 days in jail. The average daily cost to incarcerate a prisoner in a county jail is approximately \$44.

Explanation of Local Revenues: Criminal Penalties: If additional court actions occur and a guilty verdict is entered, local governments would receive revenue from the following sources: (1) The county general fund would receive 27% of the \$120 court fee that is assessed in a court of record. Cities and towns maintaining a law enforcement agency that prosecutes at least 50% of its ordinance violations in a court of record may receive 3% of court fees. If the case is filed in a city or town court, 20% of the court fee would be deposited in the county general fund and 25% would be deposited in the city or town general fund. (2) A \$3 fee would be assessed and, if collected, would be deposited into the county law enforcement continuing education fund. (3) A \$2 jury fee is assessed and, if collected, would be deposited into the county user fee fund to supplement the compensation of jury members.

State Agencies Affected: Department of Financial Institutions.

Local Agencies Affected: Trial courts, local law enforcement agencies.

Information Sources:

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