

General Assembly

January Session, 2025

Proposed Bill No. 1093



Referred to Committee on BANKING

Introduced by: SEN. BERTHEL, 32nd Dist.

AN ACT PROHIBITING MERCHANT CASH ADVANCE BUSINESSES FROM INCLUDING CERTAIN PROVISIONS REGARDING EX PARTE PREJUDGMENT REMEDIES IN COMMERCIAL FINANCING CONTRACTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 That section 36a-868 of the general statutes be amended to specify
- 2 that no merchant cash advance business shall include in a commercial
- 3 financing contract with a commercial financing recipient any provision
- 4 allowing such business to obtain an ex parte prejudgment remedy
- 5 against such recipient on the basis of a breach of such contract.

Statement of Purpose:

To limit the use of ex parte prejudgment remedies by merchant cash advance businesses.