STATE OF NEW YORK

8622--A

IN ASSEMBLY

January 10, 2022

Introduced by M. of A. BICHOTTE HERMELYN -- read once and referred to the Committee on Consumer Affairs and Protection -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the general business law, in relation to prohibiting the use of social media websites, email or text messages for the purposes of collecting debts

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. Section 601 of the general business law is amended by 2 adding two new subdivisions 12 and 13 to read as follows:
- 12. Use a social networking website as a means to collect on a consum4 er claim from a debtor. For purposes of this subdivision, "social
 5 networking website" means an internet-based service that allows individ6 uals to: (a) construct a public or semi-public profile within a bounded
 7 system, created by the service; (b) create a list of other users with
 8 whom they share a connection within the system; and (c) view and navi9 gate their list of connections and those made by others within the
 10 system. Provided, however, that "social networking website" shall not
 11 include electronic mail (e-mail).
- 13. (a) Initiate any communication with a debtor via email or text
 message as a means to collect consumer debt. A debt collector shall not
 be deemed to have initiated a communication with a debtor if the communication by the debt collector is in response to a request made by the
 debtor for the communication or is the transmittal of monthly statements
 related to an existing payment plan or payment receipts related to an
 existing payment plan.
- 19 (b) This subdivision shall not apply to:
- 20 <u>(i) communications initiated solely for the purpose of informing a</u>
 21 <u>debtor of a rescheduled court appearance date or discussing a mutually</u>
 22 <u>convenient date for a rescheduled court appearance;</u>
- 23 (ii) original creditors collecting or attempting to collect their own 24 debt;

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

LBD13948-02-2

A. 8622--A 2

1 (iii) collecting or attempting to collect a debt which is, or is 2 alleged to be, owed on a loan secured by a mortgage on real property; or

3 (iv) receiving and depositing payments the debtor chooses to make.

§ 2. This act shall take effect immediately.