- (i) is based on a claim that does not exceed [\$1,000] \$2,500; and
- (ii) is not based on an assignment, to the corporation, of the claim of another.

SECTION--2:---AND-BE-IT-FURTHER-ENACTED; That-this-Act-shall take-effect-July-1;-1989;

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be construed only prospectively and may not be applied or interpreted to have any effect upon or application to any officer of a corporation appearing prior to July 1, 1989 in the District Court on behalf of a corporation in a civil suit.

SECTION 4. AND BE IT FURTHER ENACTED, That Sections 1 and 3 of this Act shall take effect July 1, 1989.

SECTION 5. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take effect October 1, 1989, contingent on the taking-effect-of-Chapter ----- of-the-Acts-of-the-General--Assembly of--1989--(S-B:-1), and if-Chapter ----- does not become effective, this-Act-shall-be-null-and-void-without-the-necessity-of--further action-by-the-General-Assembly.

Approved May 25, 1989.

CHAPTER 632

(Senate Bill 520)

AN ACT concerning

Business Occupations and Professions

FOR the purpose of altering substantively numerous provisions related to business occupations and professions regulated in this State and to the licensing units that regulate those occupations and professions, including: in connection with the practice of architecture, restricting the right to design, build, alter, or repair a structure without a licensed architect, making denial or revocation of a license for certain conduct mandatory, authorizing civil penalties, providing criminal penalties for unauthorized operation of a business through which architecture is practiced and misrepresentation about authority to operate such a