Unofficial Copy D4 SB 297/97 - JPR

By: Delegate Hubbard

Introduced and read first time: January 26, 1998 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Support Enforcement - Contempt

3 FOR the purpose of establishing that in certain contempt proceedings for failure to

4 pay court-ordered child or spousal support, the court may find the obligor in

5 contempt based on the failure to pay support; prohibiting the court from making

6 a finding of contempt under certain circumstances; authorizing the court to

7 defer a sentence of incarceration for a determinate period of time with an

8 appropriate purge condition; requiring the court to impose a sentence of

9 incarceration if the obligor fails to comply with the conditions for purging

10 contempt; and generally relating to enforcement of child and spousal support.

11 BY adding to

12 Article - Family Law

13 Section 10-102.1

14 Annotated Code of Maryland

15 (1991 Replacement Volume and 1997 Supplement)

16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

17 MARYLAND, That the Laws of Maryland read as follows:

Article - Family Law

19 10-102.1.

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20 (A) (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, EXCEPT AS
21 PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IN A PROCEEDING FOR
22 CONSTRUCTIVE CIVIL CONTEMPT FOR FAILURE TO PAY CHILD OR SPOUSAL SUPPORT
23 UNDER A COURT ORDER, A COURT MAY FIND THE OBLIGOR IN CONTEMPT BASED ON
24 THE FAILURE TO PAY SUPPORT.

25 (2) THE COURT MAY NOT MAKE A FINDING OF CONTEMPT IF THE 26 OBLIGOR PROVES BY A PREPONDERANCE OF EVIDENCE THAT THE OBLIGOR:

1998 Regular Session 8lr1241 CF SB 26

HOUSE BILL 246

1(I)NEVER HAD THE ABILITY TO PAY MORE THAN THE AMOUNT2ACTUALLY PAID FROM THE DATE OF THE SUPPORT ORDER THROUGH THE DATE OF3THE CONTEMPT HEARING;

4 (II) MADE REASONABLE EFFORTS TO BECOME OR REMAIN 5 EMPLOYED OR OTHERWISE LAWFULLY OBTAIN THE FUNDS NECESSARY TO MAKE 6 PAYMENT;

7 (III) LACKED PERSONAL OR REAL PROPERTY THAT COULD BE SOLD, 8 MORTGAGED, OR PLEDGED TO RAISE THE NEEDED SUM;

9 (IV) HAD NO OTHER SOURCE FROM WHICH THE SUM COULD HAVE 10 BEEN BORROWED OR SECURED; OR

11 (V) COULD NOT, FOR SOME OTHER REASON, REASONABLY COMPLY 12 WITH THE ORDER.

13 (B) AFTER A FINDING OF CIVIL CONTEMPT, A COURT MAY DEFER, FOR A
14 DETERMINATE PERIOD OF TIME, A SENTENCE OF INCARCERATION WITH AN
15 APPROPRIATE PURGE PROVISION IN ORDER TO GIVE THE OBLIGOR AN OPPORTUNITY
16 TO REMEDY THE CONTEMPT BY:

17 (1) COMING INTO COMPLIANCE WITH THE ORDER FOR CHILD SUPPORT;

SEEKING EMPLOYMENT OR EMPLOYMENT TRAINING AND
 PERIODICALLY REPORTING TO THE COURT ALL EFFORTS TO FIND EMPLOYMENT; OR

20 (3) TAKING ANY OTHER ACTION THAT, IN THE COURT'S DISCRETION,
21 REASONABLY DEMONSTRATES THAT THE OBLIGOR WILL COMPLY WITH, OR WILL
22 REGAIN THE ABILITY TO COMPLY WITH, THE ORDER FOR SUPPORT.

(C) IF THE OBLIGOR REASONABLY FAILS TO COMPLY WITH THE CONDITIONS
 FOR PURGING CONTEMPT, THE COURT SHALL IMMEDIATELY IMPOSE A SANCTION OF
 INCARCERATION.

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27 October 1, 1998.

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