SENATE BILL 103

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(PRE-FILED)

By: Chairman, Budget and Taxation Committee (Departmental -Comptroller)

Requested: October 26, 2001 Introduced and read first time: January 9, 2002 Assigned to: Budget and Taxation

Committee Report: Favorable Senate action: Adopted Read second time: January 15, 2002

CHAPTER_____

1 AN ACT concerning

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Income Tax - Wage Lien - Excluded Amounts

3 FOR the purpose of altering the amount of salary, wages, or other compensation

- 4 excluded from the wage lien for income tax; providing that the amount excluded
- 5 from the wage lien for income tax is the amount exempt under a provision of law
- 6 exempting certain wages from attachment; and generally relating to the
- 7 exclusion of salary, wages, or other compensation from the wage lien for income
- 8 tax.

9 BY repealing and reenacting, without amendments,

- 10 Article Commercial Law
- 11 Section 15-601.1
- 12 Annotated Code of Maryland
- 13 (2000 Replacement Volume and 2001 Supplement)
- 14 BY repealing and reenacting, with amendments,
- 15 Article Commercial Law
- 16 Section 15-602
- 17 Annotated Code of Maryland
- 18 (2000 Replacement Volume and 2001 Supplement)

19 BY repealing and reenacting, with amendments,

- 20 Article Tax General
- 21 Section 13-811

		SENATE BILL 105				
1 2	Annotated Code of Maryland (1997 Replacement Volume and 2001 Supplement)					
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
5	Article - Commercial Law					
6	15-601.1.					
7 8	(a) In this section "disposable wages" means the part of wages that remain after deduction of any amount required to be withheld by law.					
9	(b)	(b) The following are exempt from attachment:				
10		(1)	Except	as provided in item (2) of this subsection, the greater of:		
11 12	the wages d	ue were o	(i) earned; o	The product of \$145 multiplied by the number of weeks in which r		
13			(ii)	75 percent of the disposable wages due;		
14 15	(2) In Caroline, Kent, Queen Anne's, and Worcester counties, for each work week, the greater of:					
16			(i)	75 percent of the disposable wages due; or		
17 18	Labor Stand	lards Act	(ii) in effect	30 times the federal minimum hourly wages under the Fair at the time the wages are due; and		
19 20	by the empl	(3) oyer.	Any me	edical insurance payment deducted from an employee's wages		
21	(c)	(c) The amount subject to attachment shall be calculated per pay period.				
22	15-602.					
25	(a) When an attachment is levied against the wages of a judgment debtor, it shall constitute a lien on all attachable wages that are payable at the time the attachment is served or which become payable until the judgment, interest, and costs, as specified in the attachment, are satisfied.					
27	(b)	(The limitations imposed by § 15-601.1(b)(1) and (2) of this subtitle do not				

27 (b) [The limitations imposed by § 15-601.1(b)(1) and (2) of this subtitle do not 28 apply to an attachment of wages for income tax due the State.

29 (c)] Any waiver of the limitations contained in § 15-601.1(b)(1) and (2) of this 30 subtitle is void.

3	SENATE BILL 103					
1	Article - Tax - General					
2	13-811.					
3	(a) In this se	ction, "paymaster":				
	charged with the duty	means an employer's officer, representative, agent, or employee of paying salary, wages, or other compensation for personal e named in a notice of lien; and				
9	7 (2) if the person named in a notice of lien is employed by the federal 8 government or its instrumentality with an office in the State where employee records 9 are kept, whether or not payroll records are kept or the payroll is prepared at that 0 office, includes the employee who:					
11 12	office; and	(i) is designated to keep and maintain employee records in that				
13 14	the employees.	(ii) is or may be designated to receive and distribute pay checks to				
15 16	15 (b) The Comptroller promptly shall give notice of an income tax wage lien that 16 states the lien amount and the name of the person against whom the lien is taken by:					
17 18	7 (1) certified mail, return receipt requested, under the postmark of the 8 United States Postal Service, to the employer; or					
19	(2)	personal service on the employer.				
	20 (c) (1) If an employer knows or has reason to know of the import of the 21 contents of the certified mail and refuses to accept its delivery, service as required 22 under subsection (b)(1) of this section is made when delivery is refused.					
23 24		Service as required under subsection (b)(2) of this section is made is made on an officer or paymaster of the employer.				
26 27 28 29	 (d) (1) From salary, wages, or other compensation for personal services that is due or becomes payable on or after the date on which a notice of wage lien is served to the date on which a notice of satisfaction or release of the wage lien is received, an employer or paymaster promptly shall pay to the Comptroller any salary, wages, or other compensation due to the delinquent taxpayer, excluding only those amounts specified in paragraph (2) of this subsection. 					
33	amounts paid to the de	The amount excluded under paragraph (1) of this subsection from elinquent taxpayer is [\$50 plus \$15 for each exemption for each IT EXEMPT FROM ATTACHMENT PROVIDED IN § 15-601.1 OF THE V ARTICLE.				

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1 (e) The Comptroller promptly shall give a notice of satisfaction or release of an 2 income tax wage lien to each employer or paymaster who received notice of the wage 3 lien.

4 (f) If, after service of a notice of income tax wage lien, an employer or 5 paymaster pays an employee salary, wages, or other compensation for personal 6 services in excess of the amount allowed in subsection (d)(2) of this section, the 7 employer or paymaster or both shall be personally liable for the excess amount paid to 8 the employee. However, the total amount that the Comptroller recovers may not 9 exceed the total amount paid to the employee in violation of this section.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 11 effect July 1, 2002.

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