HOUSE BILL 107 EMERGENCY BILL

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19

2003 Regular Session 3lr1135

By: Delegate Jones Introduced and read first time: January 23, 2003 Assigned to: Judiciary							
CHAPTER							
1 AN ACT concerning							
2 Child Support Enforcement - Earnings Withholding							
FOR the purpose of requiring that, when a court orders immediate service of an earnings withholding order, the court order payments through the State disbursement unit; requiring an employer to provide an obligor with a copy of an earnings withholding notice within a certain period after the employer has been served with the notice; repealing the requirement that the Child Support Enforcement Administration send to the obligor certain documents by certified mail under certain circumstances; authorizing a parent or support enforcement agency to use means other than certified mail, as approved by the Administration, to send to the parent's employer a copy of an order to provide health insurance coverage; making certain conforming changes; making this Act an emergency measure; and generally relating to child support enforcement.							
14 BY repealing and reenacting, with amendments, 15 Article - Family Law 16 Section 10-123, 10-124, and 12-102(d)(1) <u>10-128(a), and 10-129(a)</u> 17 Annotated Code of Maryland 18 (1999 Replacement Volume and 2002 Supplement)							

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

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

1 Article - Family Law 2 10-123. 3 (a) Except as otherwise provided for in this section and notwithstanding any 4 other provision of this Part III, a court shall immediately authorize service of an earnings withholding order when: a support order or modification of support order is passed on or 6 (1) (i) 7 after April 9, 1991; 8 a case is being enforced by a support enforcement agency; and (ii) 9 (iii) the recipient or support enforcement agency requests service of 10 an earnings withholding order; or 11 the Department of Health and Mental Hygiene requests service of an 12 earnings withholding order for court ordered medical support. 13 Except as provided in subsection (d) of this section, for all child support 14 orders that are initially issued in the State on or after January 1, 1994, regardless of 15 whether child support payments are in arrears, a court shall immediately authorize 16 service of an earnings withholding order on the effective date of the order. 17 (c) [(1)]Except as provided in paragraph (2) of this subsection, when] WHEN 18 a court orders immediate service of an earnings withholding order on or after July 1, 19 1994, the court shall order payments[: 20 in a case in which the Administration is providing support 21 services,] through the State disbursement unit[; or 22 (ii) directly to the obligee's bank account. 23 A party may request and the court may order that an employer send (2) payments directly to the obligee]. 25 (d) A court may not authorize the immediate service of an earnings 26 withholding order if: 27 any party demonstrates, and the court finds, that there is good cause (1) 28 to not require immediate earnings withholding; or 29 the court approves of the terms of a written agreement of the parties 30 providing for an alternative method of payment. 31 If the court authorizes the immediate service of an earnings withholding

32 order, the court shall immediately cause a copy of the earnings withholding order to

33 be served on any employer of the obligor.

1	10-124.						
2	(a)	Except	as otherw	vise provided in this Part III, the Administration may			
3	serve an earr			notice on an employer of an obligor without the need			
	for any modification of the support order or any further action by a tribunal if:						
	•		•				
5		(1)	(i)	a tribunal has issued a support order; and			
6			(ii)	the Administration is providing child support services under			
	Title IV, Par	t D, of th		Security Act; or			
8		(2)	an oblig	for requests the service of an earnings withholding notice.			
9	(b)	The Ad	ministrati	ion may serve an employer with an earnings withholding			
10	notice using	an elect	ronic fori	nat if the employer has entered into an agreement with			
				ervice of an earnings withholding notice in this manner.			
			-				
12	(c)			nistration serves an employer with an earnings			
13	withholding	notice u	nder this	section[,]:			
1.4		(1)	THE EN	ADLOVED CHALL DROVIDE THE ODLIGOR WITH A CODY OF THE			
14	NOTICE	(1)		MPLOYER SHALL PROVIDE THE OBLIGOR WITH A COPY OF THE			
15	NOTICE W	HHIN 2	DAYS A	AFTER THE EMPLOYER RECEIVES THE NOTICE; AND			
16		(2)	the Adn	ninistration shall send to the obligor, by [certified mail,			
	roturn rocair	` /		first class mail, at the obligor's last known home			
		-					
		1 the non	ne addres	s is unknown, the place of employment last reported to			
19	the court:						
20		[(1)]	(I)	a copy of the earnings withholding notice;			
21		F(2)1	(II)				
21	4 4 11	[(2)]		a statement of the procedures under § 10-134 of this subtitle			
22	tnat the obli	gor must	TOHOW TO	o terminate earnings withholding;			
23		[(3)]	(III)	a statement of the obligor's right to contest the accuracy of the			
	information	- 1	` /	arnings withholding notice by filing a motion for a stay			
				otice in circuit court or requesting an investigation no			
	5 later than 15 days after a copy of the withholding notice is mailed to the obligor under 7 this section; and						
21	uns section,	and					
28		[(4)]	(IV)	a statement of the amount of arrears apportioned to each			
	navment tha			I in the amount of earnings withheld under § 10 122 of			
	this subtitle.		meraaca	and the difference of earnings withhele difference in 10 122 of			
50	uns sustrue.						
31	(d)	The onl	y issues t	hat may be adjudicated at a hearing or contested in an			
32				$\frac{1}{(c)(3)}\frac{(C)(2)(III)}{(C)(2)(III)}$ of this section are:			
	<i>5</i>						
33		(1)	whether	an arrearage existed;			
34		(2)	the amo	unt of the withholding or the amount of any arrearage;			
a -		(2)		de Cal III			
35		(3)	the iden	tity of the obligor; or			

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1 2	federal Cons	(4) tumer Cre		amount of the withholding notice exceeds the limits of the etion Act.
3	(e)	(1)	If an obli	gor requests an investigation, the Administration shall:
4 5	request; and		(i)	conduct an investigation within 15 days after the obligor's
			ation and	on completion of the investigation, notify the obligor of the the obligor's right to appeal the decision of the Administrative Hearings.
	conducted in 12-102.	(2) n accorda		al under paragraph (1)(ii) of this subsection shall be Fitle 10, Subtitle 2 of the State Government Article.
14 15 16	this section, a copy of th mail, return SUPPORT	e order or receipt re ENFORC	nt under the medical equested, the tement of tement of the tement of tem	t orders a parent to provide health insurance coverage under ne order or the support enforcement agency shall send support notice to the parent's employer by certified OR BY OTHER MEANS APPROVED BY THE CHILD ADMINISTRATION, separate from or in conjunction with an provided in § 10-123 of this article.
18	<u>10-128.</u>			
19 20	(a) the obligor's			nolding order or an earnings withholding notice sent to
21 22	pleadings; a	<u>(1)</u> nd	be a sepa	arate document, and not include any other orders or
23		<u>(2)</u>	include o	only the following information:
24 25	explanation	of the ap	(i) plication o	the amount to be withheld from the obligor's earnings including of the federal Consumer Credit Protection Act limits;
28	commencing	g on the b	the stated beginning	that subject to further orders of the tribunal, the employer is amount on a regular and continuing basis of the next pay period after receipt of the earnings us withholding notice;
	earnings an order or earn		1 \$2 for ea	that the employer may deduct and retain from the employee's ach deduction made under the earnings withholding notice;
33 34	disbursemer	nt unit [or		that the net amount withheld is to be sent promptly to the State ient as specified in the order]; and
35 36	the earnings	withhold		any other information that the employer needs to comply with or earnings withholding notice.

- 1 10-129.
- 2 (a) On receipt of a copy of an earnings withholding order or earnings
- 3 withholding notice an employer shall, beginning with the next pay period after
- 4 receipt of the earnings withholding order or earnings withholding notice:
- 5 (1) deduct the amount of the withholding from the obligor's earnings on
- 6 a regular basis; and
- 7 (2) send the deducted net amount directly to the State disbursement unit
- 8 [or the recipient, as specified in the earnings withholding order or earnings
- 9 withholding notice,] within 7 days not including Saturday, Sunday, or a legal holiday
- 10 after the day on which the earnings are paid to the obligor.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency
- 12 measure, is necessary for the immediate preservation of the public health or safety,
- 13 has been passed by a yea and nay vote supported by three-fifths of all the members
- 14 elected to each of the two Houses of the General Assembly, and shall take effect from
- 15 the date it is enacted.