$\begin{array}{c} 2lr1132 \\ CF~SB~720 \end{array}$

By: Delegate Waldstreicher (By Request - Task Force on Prisoner Reentry) and Delegates Anderson, Barnes, Carter, Clippinger, Dumais, Gaines, Haynes, Hough, Ivey, McIntosh, Pena-Melnyk, Proctor, Rosenberg, Ross, Simmons, V. Turner, Valderrama, and Washington

Introduced and read first time: February 8, 2012

Assigned to: Judiciary

21

12-104.1.

A BILL ENTITLED

1	AN ACT concerning
2 3	Child Support – Incarcerated Obligors – Suspension of Payments and Accrual of Arrearages
4	FOR the purpose of establishing that child support payments are not past due and
5	arrearages may not accrue during any period when the obligor is incarcerated
6	and for a certain period after the obligor's release from confinement under
7	certain circumstances; authorizing the Child Support Enforcement
8	Administration to adjust an incarcerated obligor's payment account in certain
9	cases to reflect the suspension of the accrual of arrearages under this Act;
10	requiring the Administration to send a certain notice to the obligee before
11	making an adjustment; defining certain terms; and generally relating to the
12	child support obligations of incarcerated obligors.
13	BY adding to
14	Article – Family Law
15	Section 12–104.1
16	Annotated Code of Maryland
17	(2006 Replacement Volume and 2011 Supplement)
18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
19	MARYLAND, That the Laws of Maryland read as follows:
20	Article – Family Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 2 MEANINGS INDICATED.
- 3 (2) "ADMINISTRATION" HAS THE MEANING STATED IN § 10–101 4 OF THIS ARTICLE.
- 5 (3) "OBLIGEE" HAS THE MEANING STATED IN § 10–101 OF THIS 6 ARTICLE.
- 7 (4) "OBLIGOR" HAS THE MEANING STATED IN § 10–101 OF THIS 8 ARTICLE.
- 9 **(B)** A CHILD SUPPORT PAYMENT IS NOT PAST DUE AND ARREARAGES
 10 MAY NOT ACCRUE DURING ANY PERIOD WHEN THE OBLIGOR IS INCARCERATED,
 11 AND CONTINUING FOR **60** DAYS AFTER THE OBLIGOR'S RELEASE FROM
 12 CONFINEMENT, IF:
- 13 (1) THE OBLIGOR WAS SENTENCED TO A TERM OF IMPRISONMENT OF 18 CONSECUTIVE MONTHS OR MORE;
- 15 (2) THE OBLIGOR IS NOT ON WORK RELEASE AND HAS 16 INSUFFICIENT RESOURCES WITH WHICH TO MAKE PAYMENT; AND
- 17 (3) THE OBLIGOR DID NOT COMMIT THE CRIME WITH THE INTENT 18 OF BEING INCARCERATED OR OTHERWISE BECOMING IMPOVERISHED.
- 19 (C) (1) IN ANY CASE IN WHICH THE ADMINISTRATION IS PROVIDING
 20 CHILD SUPPORT SERVICES UNDER TITLE IV, PART D OF THE SOCIAL SECURITY
 21 ACT, THE ADMINISTRATION MAY, WITHOUT THE NECESSITY OF ANY MOTION
 22 BEING FILED WITH THE COURT, ADJUST AN INCARCERATED OBLIGOR'S
 23 PAYMENT ACCOUNT TO REFLECT THE SUSPENSION OF THE ACCRUAL OF
 24 ARREARAGES UNDER SUBSECTION (B) OF THIS SECTION.
- 25 (2) BEFORE MAKING AN ADJUSTMENT UNDER PARAGRAPH (1) OF
 26 THIS SUBSECTION, THE ADMINISTRATION SHALL SEND WRITTEN NOTICE OF
 27 THE PROPOSED ACTION TO THE OBLIGEE, INCLUDING THE OBLIGEE'S RIGHT TO
 28 OBJECT TO THE PROPOSED ACTION AND AN EXPLANATION OF THE PROCEDURES
 29 FOR FILING AN OBJECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2012.