HOUSE BILL 707

E2, C6 6lr1173 CF SB 372

By: Delegates Valentino-Smith, Tarlau, Walker, and A. Washington

Introduced and read first time: February 5, 2016

Assigned to: Ways and Means

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 27, 2016

CHAPTER

1 AN ACT concerning

4

2 Horse Racing - Track Winnings - Intercepts for Restitution and Child Support
3 Payments

Study of Intercepting Horse Racing Winnings for Child Support and Restitution

FOR the purpose of authorizing the Central Collection Unit and Child Support 5 6 Enforcement Administration to certify to the State Racing Commission or a licensee 7 of the Commission that an obligor is in arrears on certain restitution or child support payments; requiring the certification to contain certain information; requiring a 8 9 licensee to provide an obligor who wins a certain prize with a certain notice; requiring 10 the Commission or a licensee to withhold and make certain transfers of a certain 11 amount of the prize of an obligor; authorizing an obligor to appeal a transfer; requiring the Commission or a licensee to honor interception requests in a certain 12 order; authorizing the Secretary of Budget and Management, the Secretary of 13 Human Resources, and the Commission to adopt certain regulations; providing that 14 a licensee may not be held liable for certain acts; providing for the application of this 15 Act; and generally relating to the interception of certain prizes at horse racing tracks. 16

17 BY adding to

18

23

Article - Business Regulation

19 Section 11-215

20 Annotated Code of Maryland

21 (2015 Replacement Volume and 2015 Supplement)

22 BY repealing and reenacting, with amendments,

Article - Criminal Procedure

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Section 11-616(b)					
2	Annotated Code of Maryland					
3	(2008 Replacement Volume and 2015 Supplement)					
4	FOR the purpose of requiring the Department of Information Technology to analyze the					
5	logistics of intercepting horse racing winnings to pay for certain child support or					
6	restitution arrears, study the use of certain intercept methods by the State for child					
7	support enforcement and restitution collection, and make recommendations					
8	regarding certain matters; requiring the Department to report its findings and					
9	recommendations to the General Assembly on or before a certain date; and generally					
0	relating to a certain study of intercepting horse racing winnings for child support					
1	and restitution.					
12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,					
13	That the Laws of Maryland read as follows:					
4	Article - Business Regulation					
15	11-215.					
16	(A) In this section, "Administration" means the Child Support					
7	ENFORCEMENT ADMINISTRATION OF THE DEPARTMENT OF HUMAN RESOURCES.					
18	(B) THE ADMINISTRATION MAY CERTIFY TO THE COMMISSION OR A					
9	LICENSEE THE NAME OF ANY OBLIGOR WHO IS IN ARREARS ON CHILD SUPPORT					
20	PAYMENTS IN THE AMOUNT OF \$150 OR MORE IF:					
21	(1) THE Administration has accepted an assignment of					
22	SUPPORT UNDER § 5-312(B)(2) OF THE HUMAN SERVICES ARTICLE; OR					
23	(2) THE RECIPIENT OF SUPPORT PAYMENTS HAS FILED AN					
24	APPLICATION FOR SUPPORT ENFORCEMENT SERVICES WITH THE ADMINISTRATION.					
25	(c) The certification of arrearage on restitution payments					
26	UNDER § 11-616 OF THE CRIMINAL PROCEDURE ARTICLE OR CHILD SUPPORT					
27	PAYMENTS UNDER SUBSECTION (B) OF THIS SECTION SHALL CONTAIN:					
28	(1) THE FULL NAME OF THE OBLIGOR AND ANY OTHER NAME KNOWN					
29	TO BE USED BY THE OBLIGOR;					
30	(2) THE SOCIAL SECURITY NUMBER OF THE OBLIGOR; AND					
31	(3) THE AMOUNT OF THE ARREARAGE.					

1	(D)	IF A	N OBL	IGOR WHO IS OVERDUE IN RESTITUTION OR CHILD SUPPORT
2	PAYMENTS	S WINS	S A PI	WIZE AT A TRACK REQUIRING THE ISSUANCE OF INTERNAL
3	REVENUE	SERV	ICE F	ORM W-2G OR A SUBSTANTIALLY EQUIVALENT FORM BY A
4				SEE SHALL SEND A NOTICE TO THE OBLIGOR THAT:
	ĺ			
5		(1)	THE	OBLIGOR HAS WON A PRIZE TO BE PAID BY CASH OR CHECK
6	DIRECTLY	BY TH	E LICI	ensee;
7		(2)	THE	COMMISSION HAS RECEIVED NOTICE FROM THE CENTRAL
8	COLLECTI	ON U	NIT OI	R ADMINISTRATION OF THE OBLIGOR'S ARREARAGE IN THE
9	AMOUNT S	PECIF	IED;	
			·	
0		(3)	STA'	TE LAW REQUIRES THE LICENSEE TO WITHHOLD THE PRIZE
1	AND PAY I	r tow	ARDS '	THE OBLIGOR'S ARREARAGE;
2		(4)	THE	OBLIGOR HAS 15 DAYS TO APPEAL TO THE CENTRAL
13	COLLECTI	on L	JNIT	OR ADMINISTRATION IF THE OBLIGOR DISPUTES THE
4	EXISTENCE	E OR T	HE AN	IOUNT OF THE ARREARAGE; AND
$_{5}$		(5)	ON I	NTERCEPTION OF THE PRIZE, THE LICENSEE WILL TRANSFER
6	THE PRIZE	e OR 7	THE P	ART OF THE PRIZE THAT EQUALS THE ARREARAGE TO THE
7	CENTRAL	COLL	ECTIO:	N UNIT OR ADMINISTRATION.
18	(E)	THE	COM	WISSION OR THE LICENSEE SHALL:
19		(1)		HIOLD AND TRANSFER ALL OR PART OF THE PRIZE UP TO THE
20	AMOUNT			RREARAGE TO THE CENTRAL COLLECTION UNIT OR
21	ADMINIST	RATIO	N; AN I	€
		(2)		
22		$\frac{(2)}{(2)}$	PAY	THE EXCESS TO THE OBLIGOR.
	(T)	(1)	Ov	DEGREE OF A NOWIGE FROM THE COMMISSION OF A
23	` '	` '		RECEIPT OF A NOTICE FROM THE COMMISSION OR A
24		,		OR WHO DISPUTES THE EXISTENCE OR AMOUNT OF THE
25	ARREARAC	E MA	Y APPI	EAL THE TRANSFER.
		(0)	In a	WE OBLICOD ADDEALS MUE MDANSEED AFMED A WEADING
26		(2)		THE OBLIGOR APPEALS THE TRANSFER, AFTER A HEARING
27				L COLLECTION UNIT OR ADMINISTRATION, THE WITHHELD
28	PRIZE SHA	.LL BE	†	
20			(T)	DAID TO THE ODI ICOD.
29			(I)	PAID TO THE OBLIGOR;
30			(II)	RETAINED BY THE CENTRAL COLLECTION UNIT OR
30 31	ADMINIST	DATIO	` '	WEITHNED DI THE CENTRICE COLLECTION ONI OR
<i>,</i> T		1 1/1/1/1/1	11, OII	

1	(III) PARTLY PAID TO THE OBLIGOR AND PARTLY RETAINED BY
2	THE CENTRAL COLLECTION UNIT OR ADMINISTRATION.
3	(3) If no appeal is filed within 15 days, the Central
ა 4	COLLECTION UNIT OR ADMINISTRATION MAY RETAIN THE WITHHELD PRIZE.
4	COLLEGIION CNII ON TEMINISTRATION MAT RETAIN THE WITHIELD I WIZE.
5	(G) THE COMMISSION OR LICENSEE SHALL HONOR PRIZE INTERCEPTION
6	REQUESTS UNDER THIS SECTION IN THE FOLLOWING ORDER:
7	(1) AN INTERCEPTION REQUEST FROM THE ADMINISTRATION; AND
0	(2) AN INTERCEPTION REQUEST FROM THE CENTRAL COLLECTION
8 9	UNIT.
3	ONII.
10	(H) THE SECRETARY OF BUDGET AND MANAGEMENT, THE SECRETARY OF
11	HUMAN RESOURCES, AND THE COMMISSION MAY JOINTLY ADOPT REGULATIONS TO
12	CARRY OUT THIS SECTION.
13	(I) A LICENSEE MAY NOT BE HELD LIABLE FOR AN ACT OR OMISSION TAKEN
14	IN GOOD FAITH TO COMPLY SUBSTANTIALLY WITH THE REQUIREMENTS OF THIS
15	SECTION.
16	Article - Criminal Procedure
17	11-616.
18	(b) Subject to subsection (c) of this section, the Central Collection Unit may:
10	to; Subject to subsection (c) of this section, the Central Confection out may:
19	(1) collect overdue restitution in accordance with Title 3, Subtitle 3 of the
20	State Finance and Procurement Article; and
01	
21	(2) certify a restitution obligor who is in arrears on restitution payments
	· / · · · · · · · · · · · · · · · · · ·
22	exceeding \$30 under the judgment of restitution to:
	· / · · · · · · · · · · · · · · · · · ·
22	exceeding \$30 under the judgment of restitution to:
222324	exceeding \$30 under the judgment of restitution to: (i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and]
22232425	exceeding \$30 under the judgment of restitution to: (i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and] (ii) the State Lottery and Gaming Control Agency for State lottery
22 23 24 25 26	(i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and] (ii) the State Lottery and Gaming Control Agency for State lottery prize and video lottery facility prize payout interception in accordance with § 11–618 of this
22232425	exceeding \$30 under the judgment of restitution to: (i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and] (ii) the State Lottery and Gaming Control Agency for State lottery
22 23 24 25 26	(i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and] (ii) the State Lottery and Gaming Control Agency for State lottery prize and video lottery facility prize payout interception in accordance with § 11–618 of this subtitle; AND
22 23 24 25 26 27	(i) the Comptroller for income tax refund interception in accordance with Title 13, Subtitle 9, Part III of the Tax – General Article; [and] (ii) the State Lottery and Gaming Control Agency for State lottery prize and video lottery facility prize payout interception in accordance with § 11–618 of this

1	SECTION 2. AND BE IT FURTHER ENACTED, That this Act does not apply to a					
2	prize won at a track on or before June 1, 2017.					
3	(a) The Department of Information Technology shall:					
4 5 6 7	(1) analyze the logistics of intercepting horse racing winnings to pay for the child support or restitution arrears of the winner as proposed by Senate Bill 372 (First Reading File Bill) and House Bill 707 (First Reading File Bill) of 2016 to include account wagering entities;					
8 9 10 11 12	child support enforcement and restitution collection for income tax intercepts, lotter intercepts, video lottery intercepts, State vendor payments intercepts, and other means collecting child support and restitution, including if other uniform interface options would					
13 14 15	(3) make recommendations regarding implementing a means of intercepting horse racing winnings for the purpose of paying the child support or restitution arrears of the winner.					
16 17 18	(b) On or before December 31, 2016, the Department shall report its findings and recommendations, in accordance with § 2–1246 of the State Government Article, to the General Assembly.					
19 20	SECTION 3-2. AND BE IT FURTHER ENACTED, That this Act shall take effect October June 1, 2016.					
	Approved:					
	Governor.					
	Speaker of the House of Delegates.					
	President of the Senate.					