# As Passed by the House

124th General Assembly Regular Session 2001-2002

Am. S. B. No. 170

SENATORS Harris, Amstutz, Jacobson, Spada, Carnes, Fingerhut, Robert Gardner, Prentiss, Hagan, Mallory, Austria, Brady, Goodman, Hottinger, McLin, Mead, Oelslager, White REPRESENTATIVES Hoops, Carey, Fessler, Kearns, Latell, Trakas, Niehaus,

Clancy, Calvert, Aslanides, Stapleton, Flowers, Lendrum, Schmidt, Collier, Peterson, Patton, Olman, S. Smith, Hagan, Otterman, Barrett, Coates, Carmichael, Jolivette, Womer Benjamin, Allen, Oakar, DePiero, Beatty, Strahorn, Woodard, Key, R. Miller, Britton, Cirelli, Sferra, Hartnett, Carano, Ogg, Barnes, Redfern

## A BILL

To require each child support enforcement agency to	1
review child support orders to determine whether	2
federal law was complied with regarding state	3
income tax refund intercepts and to apply certain	4
provisions of federal law regarding assigned child	5
support amounts, to require the Department of Job	6
and Family Services to distribute payments	7
consistent with the findings of the reviews, and to	8
make an appropriation.	9

### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

<b>Section 1.</b> (A) As used in this section: (1) "ADC assistance" means assistance provided pursuant to	10
	11
the former aid to dependent children program.	12

meanings as in section 5107.02 of the Revised Code. 14 (3) "Child support order" has the same meaning as in section 15 3119.01 of the Revised Code. 16 (4) "Support payee" means a person who is entitled to receive 17 support payments made under a child support order and with respect 18 to whom both of the following apply: 19 (a) The person is a member of an assistance group that 20 applied for and began participating in Ohio works first on or 21 after October 1, 1997. 22 (b) Prior to the person's application for participation in 23 Ohio works first, a support arrearage accrued under the child 24 support order to which all of the following apply: 25 (i) The support arrearage was collected from payments on the 26 support arrearages and not payments of current support. 27 (ii) The support arrearage was not collected pursuant to 28 section 464 of Title IV-D of the "Social Security Act," 95 Stat. 29 860 (1981), 42 U.S.C. 664, as amended. 30 (iii) The support arrearage was collected on and after the 31 date the assistance group of which the person is a member ceased 32 participating in Ohio works first. 33 (B)(1) Each county child support enforcement agency shall do 34 the following: 35 (a) Conduct a review of all child support cases involving a 36 support payee the agency is administering or has administered and 37 apply, retroactive to October 1, 1997 through September 30, 2000, 38 the provisions of section 457(a)(2)(B)(i)(II), (ii)(II), and (v) 39

(2) "Assistance group" and "Ohio works first" have the same

the provisions of section 45/(a)(2)(B)(1)(11), (11)(11), and (v)39of Title IV-D of the "Social Security Act," 110 Stat. 2200 (1996),4042 U.S.C. 657(a)(2)(B)(i)(II), (ii)(II), and (v), as amended, to41the support payees' child support orders to determine the amount42

13

43 of assigned support and the proper distribution of support arrearage payments;

(b) Conduct a review of all child support cases the agency administered during the years 1997 through 2000 to determine whether refunds of paid state income taxes collected pursuant to sections 3123.82 to 3123.823 and 5747.121 of the Revised Code on and after October 1, 1997, and before October 1, 2000, and distributed to the state to reimburse ADC assistance or Ohio works first assistance were collected and distributed in accordance with section 457 of Title IV-D of the "Social Security Act," 88 Stat. 2356 (1975), 42 U.S.C. 657, as amended.

(2) Agencies shall conduct the reviews in accordance with rules adopted by the Department pursuant to division (D) of this section.

(C)(1) Notwithstanding the Revised Code, any election made by 57 the state pursuant to section 457(a)(6) of Title IV-D of the 58 "Social Security Act," 111 Stat. 626 (1997), 42 U.S.C. 657(a)(6), 59 as amended, or any court order establishing assigned support 60 arrearage amounts, and based on reviews conducted under division 61 (B)(1)(a) of this section, the Department shall distribute to 62 support payees payments that represent the amount of child support 63 arrearage payments that were distributed to the state instead of 64 the support payees and that would have been distributed to the 65 support payees if 42 U.S.C. 657(a)(2)(B)(i)(II), (ii)(II), and (v) 66 had been applied retroactive to October 1, 1997, through September 67 30, 2000. The payments to the support payees shall not be reduced 68 by the federal share of the arrearage amount collected as provided 69 in section 457 of Title IV-D of the "Social Security Act," 88 70 Stat. 2356 (1975), 42 U.S.C. 657, as amended, regardless of 71 whether the federal share is received by the state. 72

(2) If the review conducted pursuant to division (B)(1)(b) of 73 74 this section reveals payments that were incorrectly distributed to

44

45

46

47 48

49

50

51

52

53

54

55

56

the state, the Department shall redistribute the payments in75accordance with section 457 of Title IV-D of the "Social Security76Act," 88 Stat. 2356 (1975), 42 U.S.C. 657, as amended.77

(3) Prior to completion of a case review under division 78 (B)(1)(a) of this section, the Department shall distribute to 79 support payees any assigned support collected and distributed to 80 the state on and after October 1, 2000, other than amounts 81 collected pursuant to section 464 of Title IV-D of the "Social 82 Security Act," 95 Stat. 860 (1981), 42 U.S.C. 664, as amended. 83 Support payees receiving the payments under division (C)(3) of 84 this section shall not be required to repay those amounts to the 85 state if it is determined later that the payments should have been 86 retained by the state as assigned support. 87

(4) On completion of a case review under division (B)(1)(a)
of this section and payment of the amounts required by divisions
(C)(1) and (3) of this section, if a support arrearage amount is
still subject to assignment, the Department shall collect and
gl distribute all support arrearage amounts in accordance with
section 457 of Title IV-D of the "Social Security Act," 88 Stat.
2356 (1975), 42 U.S.C. 657, as amended.

(5) The Department shall pay, pursuant to this section,
95
interest at the rate of six and one half per cent per annum, if
96
the interest amount exceeds ten dollars.
97

(6) To the extent permitted under federal law, receipt of a 98 payment pursuant to this section shall not be treated as income to 99 the recipient for purposes of determining eligibility for benefits 100 from means-tested government administered programs, including Ohio 101 Works First; Prevention, Retention, and Contingency; Food Stamps; 102 Disability Assistance; or other assistance for which eligibility 103 is based on income or assets. 104

(D) The Department shall adopt internal management rules

Page 4

105

pursuant to section 111.15 of the Revised Code to govern the106conduct of agency reviews under division (B) of this section. The107Department shall adopt rules pursuant to Chapter 119. of the108Revised Code governing the calculation and payment distributions109pursuant to division (C) of this section.110

Section 2. The Director of Job and Family Services may 111 deposit into Fund 5T2, Child Support Special Payment Fund, which 112 is hereby created in the state treasury, up to \$30.6 million of 113 earned federal funds that the state receives from the Food and 114 Nutrition Service in the United States Department of Agriculture, 115 for federal fiscal years 1997, 1998, 1999, and 2000, and up to 116 \$10.0 million of quality control audit funds returned to the state 117 by the United States Department of Health and Human Services. The 118 funds deposited into Fund 5T2 are hereby appropriated to 119 appropriation item 600-652, Child Support Special Payment, and 120 shall be used in accordance with the provisions of this act, 121 122 including the costs associated with conducting the case reviews. The Director of Job and Family Services shall determine when all 123 payments required by this act have been made and notify the 124 Director of Budget and Management, at which time the Director of 125 Budget and Management shall transfer all remaining funds in Fund 126 5T2 to the General Revenue Fund. 127

Section 3. Until the last child support payment is 128 distributed under this act, every six months after the effective 129 date of this act the Director of Job and Family Services shall 130 submit a written status report to the General Assembly on the 131 progress of the county child support enforcement agencies and the 132 Department of Job and Family Services in implementing the act, 133 including the distribution of payments that the act requires the 134 Department to make to support payees. At the same time that the 135 Director submits the report, the Director shall also notify the 136

Page 5

Chairperson of the House Committee on Finance and Appropriations137and the Chairperson of the Senate Finance Committee that the138Director is prepared to give oral testimony on the status report139to the committee. The Director shall present such testimony when140requested by the Chairperson.141

Section 4. The sections of law contained in this act, and the 142 items of law of which they are composed, are not subject to the 143 referendum. Therefore, under Ohio Constitution, Article II, 144 Section 1d and section 1.471 of the Revised Code, sections of law 145 contained in this act, and the items of law of which they are 146 composed, go into immediate effect when this act becomes law. 147

#### Page 6