2008 SESSION

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SENATE BILL NO. 629

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee for Courts of Justice

on January 30, 2008)

(Patron Prior to Substitute—Senator Ticer)

2 3 4 5 6 A BILL to amend the Code of Virginia by adding a section numbered 20-108.3, relating to child 7 support; incarcerated parents. 8

Be it enacted by the General Assembly of Virginia:

1. That the Code of Virginia is amended by adding a section numbered 20-108.3 as follows:

§ 20-108.3. Tolling of child support for incarcerated parents.

A. In any proceeding under this title, Title 16.1, or Title 63.2 on the issue of determining child 11 12 support, any parent ordered to pay child support who is sentenced to a term of incarceration of at least six months during the period he is obligated to pay support may petition the court that entered the 13 order of child support for an order or, in the case of an administrative support order entered pursuant 14 to Chapter 19 (§ 63.2-1900 et seq.) of Title 63.2, may request a review by the Department of Social 15 16 Services for a determination that his obligation to make support payments be tolled during the term of 17 his incarceration. Upon receipt of such parent's petition or request, the court or the Department shall 18 enter an order tolling such parent's support obligation for the duration of his incarceration, unless the court or the Department determines that the parent has the present financial ability to pay his child 19 20 support obligation.

21 B. Nothing in this section shall preclude a court or the Department of Social Services from 22 establishing the support obligation of a parent who is sentenced to a term of incarceration for whom no 23 support order has previously been entered. Any order establishing such support obligation of a parent 24 sentenced to a term of incarceration of at least six months may be tolled pursuant to subsection A upon 25 the petition or request of the parent ordered to pay support.

26 C. A parent whose child support payments have been tolled pursuant to subsection A shall remain 27 liable for any support arrearages that accrue while his support payments have been tolled. Upon such 28 parent's release from incarceration, the court or the Department of Social Services shall order the 29 resumption of his child support payments and shall determine the amount of his support arrearage. The 30 order of the court or the Department shall include a plan for the payment of the parent's support 31 arrearage. Any such order shall provide that all payments are to be credited to current child support 32 obligations first, with any payment in excess of the current obligation applied to arrearages.

33 D. No interest, costs, fees, or other penalties shall accrue to a parent whose child support payments 34 have been tolled pursuant to subsection A for the period during which child support payments were 35 tolled.

36 E. Nothing in this section shall preclude a parent whose child support payments have been tolled 37 pursuant to subsection A from seeking a modification of his child support obligation based on a 38 material change in circumstances upon which a modification of child support may be based that is 39 unrelated to his incarceration.

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