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**HOUSE BILL NO. 700** 

Offered January 9, 2008

Prefiled January 8, 2008

A BILL to amend and reenact §§ 20-108.1, 20-108.2, 53.1-41, 63.2-1921, 63.2-1952, and 63.2-1960 of the Code of Virginia, and to amend the Code of Virginia by adding in Article 10 of Chapter 19 of Title 63.2 a section numbered 63.2-1961, relating to prisoners' responsibility for child support.

## Patron—BaCote

Referred to Committee for Courts of Justice

Be it enacted by the General Assembly of Virginia:

1. That §§ 20-108.1, 20-108.2, 53.1-41, 63.2-1921, 63.2-1952, and 63.2-1960 of the Code of Virginia are amended and reenacted, and that the Code of Virginia is amended by adding in Article 10 of Chapter 19 of Title 63.2 a section numbered 63.2-1961 as follows:

§ 20-108.1. Determination of child or spousal support.

A. In any proceeding on the issue of determining spousal support, the court shall consider all evidence presented relevant to any issues joined in that proceeding. The court's decision shall be rendered based upon the evidence relevant to each individual case.

B. In any proceeding on the issue of determining child support under this title or Title 16.1 or Title 63.2, the court shall consider all evidence presented relevant to any issues joined in that proceeding. The court's decision in any such proceeding shall be rendered upon the evidence relevant to each individual case. However, there shall be a rebuttable presumption in any judicial or administrative proceeding for child support, including cases involving split custody or shared custody, that the amount of the award which would result from the application of the guidelines set out in § 20-108.2 is the correct amount of child support to be awarded. Liability for support shall be determined retroactively for the period measured from the date that the proceeding was commenced by the filing of an action with any court provided the complainant exercised due diligence in the service of the respondent or, if earlier, the date an order of the Department of Social Services entered pursuant to Title 63.2 and directing payment of support was delivered to the sheriff or process server for service on the obligor.

In order to rebut the presumption, the court shall make written findings in the order, which findings may be incorporated by reference, that the application of such guidelines would be unjust or inappropriate in a particular case. The finding that rebuts the guidelines shall state the amount of support that would have been required under the guidelines, shall give a justification of why the order varies from the guidelines, and shall be determined by relevant evidence pertaining to the following factors affecting the obligation, the ability of each party to provide child support, and the best interests of the child:

- 1. Actual monetary support for other family members or former family members;
- 2. Arrangements regarding custody of the children, including the cost of visitation travel;
- 3. Imputed income to a party who is voluntarily unemployed or voluntarily under-employed; provided that income may not be imputed to the custodial parent when a child is not in school, child care services are not available and the cost of such child care services are not included in the computation and provided further, that any consideration of imputed income based on a change in a party's employment shall be evaluated with consideration of the good faith and reasonableness of employment decisions made by the party;
  - 4. Debts of either party arising during the marriage for the benefit of the child;
- 5. Direct payments ordered by the court for maintaining life insurance coverage pursuant to subsection D, education expenses, or other court-ordered direct payments for the benefit of the child;
  - 6. Extraordinary capital gains such as capital gains resulting from the sale of the marital abode;
  - 7. Any special needs of a child resulting from any physical, emotional, or medical condition;
  - 8. Independent financial resources of the child or children;
  - 9. Standard of living for the child or children established during the marriage;
  - 10. Earning capacity, obligations, financial resources, and special needs of each parent;
- 11. Provisions made with regard to the marital property under § 20-107.3, where said property earns income or has an income-earning potential;
- 12. Tax consequences to the parties including claims for exemptions, child tax credit, and child care credit for dependent children;
- 13. A written agreement, stipulation, consent order, or decree between the parties which includes the amount of child support; and

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COMBINED

14. Such other factors as are necessary to consider the equities for the parents and children.

C. In any proceeding under this title or Title 16.1 or Title 63.2 on the issue of determining child support, the court shall have the authority to order a party to provide health care coverage, as defined in § 63.2-1900, for dependent children if reasonable under all the circumstances and health care coverage for a spouse or former spouse.

- D. In any proceeding under this title, Title 16.1 or Title 63.2 on the issue of determining child support, the court shall have the authority to order a party to (i) maintain any existing life insurance policy on the life of either party provided the party so ordered has the right to designate a beneficiary and (ii) designate a child or children of the parties as the beneficiary of all or a portion of such life insurance for so long as the party so ordered has a statutory obligation to pay child support for the child or children
- E. Except when the parties have otherwise agreed, in any proceeding under this title, Title 16.1 or Title 63.2 on the issue of determining child support, the court shall have the authority to and may, in its discretion, order one party to execute all appropriate tax forms or waivers to grant to the other party the right to take the income tax dependency exemption for any tax year or future years, for any child or children of the parties for federal and state income tax purposes.
- F. In any proceeding under this title, Title 16.1, or Title 63.2 on the issue of determining child support, the court shall order that, for any party who is sentenced to a term of incarceration during the period he is obligated to pay support, the amount of the award be modified in order to reflect the amount calculated under the child support guidelines set forth in § 20-108.2. The modification may be made from the date the party is sentenced to a term of incarceration.

FG. Notwithstanding any other provision of law, any amendments to this section shall not be retroactive to a date before the effective date of the amendment, and shall not be the basis for a material change in circumstances upon which a modification of child support may be based.

GH. Child support payments, whether current or arrears, received by a parent for the benefit of and owed to a child in the parent's custody, whether the payments were ordered under this title, Title 16.1, or Title 63.2, shall not be subject to garnishment. A depository wherein child support payments have been deposited on behalf of and traceable to an individual shall not be required to determine the portion of deposits which are subject to garnishment.

§ 20-108.2. Guideline for determination of child support; quadrennial review by Child Support Guidelines Review Panel; executive summary.

A. There shall be a rebuttable presumption in any judicial or administrative proceeding for child support under this title or Title 16.1 or 63.2, including cases involving split custody or shared custody, that the amount of the award which would result from the application of the guidelines set forth in this section is the correct amount of child support to be awarded. In order to rebut the presumption, the court shall make written findings in the order as set out in § 20-108.1, which findings may be incorporated by reference, that the application of the guidelines would be unjust or inappropriate in a particular case as determined by relevant evidence pertaining to the factors set out in § 20-108.1. The Department of Social Services shall set child support at the amount resulting from computations using the guidelines set out in this section pursuant to the authority granted to it in Chapter 19 (§ 63.2-1900 et seq.) of Title 63.2 and subject to the provisions of § 63.2-1918.

B. For purposes of application of the guideline, a basic child support obligation shall be computed using the schedule set out below. For combined monthly gross income amounts falling between amounts shown in the schedule, basic child support obligation amounts shall be extrapolated. However, unless one of the following exemptions applies where the sole custody child support obligation as computed pursuant to subdivision G 1 is less than \$65 per month, there shall be a presumptive minimum child support obligation of \$65 per month payable by the payor parent. Exemptions from this presumptive minimum monthly child support obligation shall include: parents unable to pay child support because they lack sufficient assets from which to pay child support and who, in addition, are institutionalized in a psychiatric facility; are imprisoned with no chance of parole; are imprisoned with no opportunity for an institutional work assignment; are medically verified to be totally and permanently disabled with no evidence of potential for paying child support, including recipients of Supplemental Security Income (SSI); or are otherwise involuntarily unable to produce income. "Number of children" means the number of children for whom the parents share joint legal responsibility and for whom support is being sought.

SCHEDULE OF MONTHLY BASIC CHILD SUPPORT OBLIGATIONS

115	MONTHLY						
116	GROSS	ONE	TWO	THREE	FOUR	FIVE	SIX
117	INCOME	CHILD	CHILDREN	CHILDREN	CHILDREN	CHILDREN	CHILDREN
118	0-599	65	65	65	65	65	65
119	600	110	111	113	114	115	116

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120	650	138	140	142	143	145	146
121	700	153	169	170	172	174	176
122	750	160	197	199	202	204	206
123	800	168	226	228	231	233	236
124	850	175	254	257	260	263	266
125	900	182	281	286	289	292	295
126	950	189	292	315	318	322	325
127	1000	196	304	344	348	351	355
128	1050	203	315	373	377	381	385
129	1100	210	326	402	406	410	415
130	1150	217	337	422	435	440	445
131	1200	225	348	436	465	470	475
132	1250	232	360	451	497	502	507
133	1300	241	373	467	526	536	542
134	1350	249	386	483	545	570	576
135	1400	257	398	499	563	605	611
136	1450	265	411	515	581	633	645
137 138	1500	274	426	533	602	656 672	680 714
139	1550 1600	282 289	436 447	547 560	617 632	689	714 737
140	1650	209	458	573	647	705	757 754
141	1700	302	468	587	662	703	772
142	1750	302	479	600	676	738	789
143	1800	315	488	612	690	752	805
144	1850	321	497	623	702	766	819
145	1900	326	506	634	714	779	834
146	1950	332	514	645	727	793	848
147	2000	338	523	655	739	806	862
148	2050	343	532	666	751	819	877
149	2100	349	540	677	763	833	891
150	2150	355	549	688	776	846	905
151	2200	360	558	699	788	860	920
152	2250	366	567	710	800	873	934
153	2300	371	575	721	812	886	948
154	2350	377	584	732	825	900	963
155	2400	383	593	743	837	913	977
156	2450	388	601	754	849	927	991
157 158	2500	394	610	765	862	940	1006
159	2550 2600	399 405	619 627	776 787	874 886	954 967	1020 1034
160	2650	410	635	797	897	979	1034
161	2700	415	643	806	908	991	1048
162	2750	420	651	816	919	1003	1073
163	2800	425	658	826	930	1015	1085
164	2850	430	667	836	941	1027	1098
165	2900	435	675	846	953	1039	1112
166	2950	440	683	856	964	1052	1125
167	3000	445	691	866	975	1064	1138
168	3050	450	699	876	987	1076	1152
169	3100	456	707	886	998	1089	1165
170	3150	461	715	896	1010	1101	1178
171	3200	466	723	906	1021	1114	1191
172	3250	471	732	917	1032	1126	1205
173	3300	476	740	927	1044	1139	1218
174	3350	481	748	937	1055	1151	1231
175	3400	486	756	947	1067	1164	1245

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176	3450	492	764	957	1078	1176	1258
177	3500	497	772	967	1089	1189	1271
178	3550	502	780	977	1101	1201	1285
179	3600	507	788	987	1112	1213	1298
180	3650	512	797	997	1124	1226	1311
181	3700	518	806	1009	1137	1240	1326
182	3750	524	815	1020	1150	1254	1342
183	3800	530	824	1032	1163	1268	1357
184	3850	536	834	1043	1176	1283	1372
185	3900	542	843	1055	1189	1297	1387
186	3950	547	852	1066	1202	1311	1402
187	4000	553	861	1078	1214	1325	1417
188	4050	559	871	1078	1227	1325	1417
189							
	4100	565	880	1101	1240	1353	1448
190	4150	571	889	1112	1253	1367	1463
191	4200	577	898	1124	1266	1382	1478
192	4250	583	907	1135	1279	1396	1493
193	4300	589	917	1147	1292	1410	1508
194	4350	594	926	1158	1305	1424	1523
195	4400	600	935	1170	1318	1438	1538
196	4450	606	944	1181	1331	1452	1553
197	4500	612	954	1193	1344	1467	1569
198	4550	618	963	1204	1357	1481	1584
199	4600	624	972	1216	1370	1495	1599
200	4650	630	981	1227	1383	1509	1614
201	4700	635	989	1237	1395	1522	1627
202	4750	641	997	1247	1406	1534	1641
203	4800	646	1005	1257	1417	1546	1654
204	4850	651	1013	1267	1428	1558	1667
205	4900	656	1021	1277	1439	1570	1679
206	4950	661	1028	1286	1450	1582	1692
207	5000	666	1036	1295	1460	1593	1704
208	5050	671	1043	1305	1471	1605	1716
209	5100	675	1051	1314	1481	1616	1728
210	5150	680	1058	1323	1492	1628	1741
211	5200	685	1066	1333	1502	1640	1753
212	5250	690	1073	1342	1513	1651	1765
213	5300	695	1081	1351	1524	1663	1778
214	5350	700	1088	1361	1534	1674	1790
215	5400	705	1096	1370	1545	1686	1802
216	5450	710	1103	1379	1555	1697	1815
217	5500	714	1111	1389	1566	1709	1827
218	5550	719	1118	1398	1576	1720	1839
219	5600	724	1126	1407	1587	1732	1851
220	5650	729	1133	1417	1598	1743	1864
221	5700	734	1141	1426	1608	1755	1876
222	5750	739	1148	1435	1619	1766	1888
223	5800	744	1156	1445	1629	1778	1901
224	5850	749	1163	1454	1640	1790	1913
225	5900	753	1171	1463	1650	1801	1925
226	5950	758	1178	1473	1661	1813	1937
227	6000	763	1186	1482	1672	1824	1950
228	6050	768	1193	1491	1682	1836	1962
229	6100	773	1201	1501	1693	1847	1974
230	6150	778	1208	1510	1703	1859	1987
231	6200	783	1216	1519	1714	1870	1999
232	6250	788	1223	1529	1724	1882	2011

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233	6300	792	1231	1538	1735	1893	2023
234	6350	797	1231	1547	1745	1905	2025
235	6400	802	1246	1557	1756	1916	2048
236	6450	807	1253	1566	1767	1928	2040
237	6500	812	1261	1575	1777	1940	2073
238	6550	816	1267	1583	1786	1949	2073
239	6600	820	1272	1590	1794	1957	2003
240	6650	823	1277	1597	1801	1965	2100
241	6700	827	1283	1604	1809	1974	2100
242	6750	830	1288	1610	1817	1982	2118
243	6800	834	1293	1617	1824	1990	2117
244	6850	837	1299	1624	1832	1999	2136
245	6900	841	1304	1631	1839	2007	2145
<b>246</b>	6950	845	1309	1637	1847	2016	2154
247	7000	848	1315	1644	1855	2024	2163
248	7050	852	1320	1651	1862	2032	2172
249	7100	855	1325	1658	1870	2041	2181
250	7150	859	1331	1665	1878	2049	2190
251	7200	862	1336	1671	1885	2057	2199
252	7250	866	1341	1678	1893	2066	2207
<b>252 253</b>	7300	870	1347	1685	1900	2074	2216
<b>254</b>	7350	873	1352	1692	1908	2082	2225
<b>255</b>	7400	877	1358	1698	1916	2091	2234
<b>256</b>	7450	880	1363	1705	1923	2099	2243
257	7500	884	1368	1712	1931	2108	2252
258	7550	887	1374	1719	1938	2116	2261
259	7600	891	1379	1725	1946	2124	2270
260	7650	895	1384	1732	1954	2133	2279
261	7700	898	1390	1739	1961	2141	2288
262	7750	902	1395	1746	1969	2149	2297
263	7800	905	1400	1753	1977	2158	2305
264	7850	908	1405	1758	1983	2164	2313
265	7900	910	1409	1764	1989	2171	2320
266	7950	913	1414	1770	1995	2178	2328
267	8000	916	1418	1776	2001	2185	2335
268	8050	918	1423	1781	2007	2192	2343
269	8100	921	1428	1787	2014	2198	2350
270	8150	924	1432	1793	2020	2205	2357
271	8200	927	1437	1799	2026	2212	2365
272	8250	929	1441	1804	2032	2219	2372
273	8300	932	1446	1810	2038	2226	2380
274	8350	935	1450	1816	2045	2232	2387
275	8400	937	1455	1822	2051	2239	2395
276	8450	940	1459	1827	2057	2246	2402
277	8500	943	1464	1833	2063	2253	2410
278	8550	945	1468	1839	2069	2260	2417
279	8600	948	1473	1845	2076	2266	2425
280	8650	951	1478	1850	2082	2273	2432
281	8700	954	1482	1856	2088	2280	2440
282	8750	956	1487	1862	2094	2287	2447
283	8800	959	1491	1868	2100	2294	2455
284	8850	962	1496	1873	2107	2300	2462
285 286	8900	964	1500	1879	2113	2307	2470
287	8950 9000	967 970	1505 1509	1885 1891	2119 2125	2314 2321	2477 2484
288							
400	9050	973	1514	1896	2131	2328	2492

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289	9100	975	1517	1901	2137	2334	2498
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<b>290</b>	9150	977	1521	1905	2141	2339	2503
291	9200	979	1524	1909	2146	2344	2509
292	9250	982	1527	1914	2151	2349	2514
293	9300	984	1531	1918	2156	2354	2520
294	9350	986	1534	1922	2160	2359	2525
295	9400	988	1537	1926	2165	2365	2531
296	9450	990	1541	1930	2170	2370	2536
<b>297</b>	9500	993	1544	1935	2175	2375	2541
298	9550	995	1547	1939	2179	2380	2547
299	9600	997	1551	1943	2184	2385	2552
300	9650	999	1554	1947	2189	2390	2558
301	9700	1001	1557	1951	2194	2396	2563
302	9750	1003	1561	1956	2198	2401	2569
303	9800	1006	1564	1960	2203	2406	2574
304	9850	1008	1567	1964	2208	2411	2580
305	9900	1010	1571	1968	2213	2416	2585
306	9950	1012	1574	1972	2218	2421	2590
307	10000	1014	1577	1977	2222	2427	2596
308	For gross	monthly	income between	\$10,000 and	\$20,000, add	the amount	of child supp

For gross monthly income between \$10,000 and \$20,000, add the amount of child support for \$10,000 to the following percentages of gross income above \$10,000:

ONE	TWO	THREE	FOUR	FIVE	SIX
CHILD	CHILDREN	CHILDREN	CHILDREN	CHILDREN	CHILDREN
3.1%	5.1%	6.8%	7.8%	8.8%	9.5%

For gross monthly income between \$20,000 and \$50,000, add the amount of child support for \$20,000 to the following percentages of gross income above \$20,000:

ONE	TWO	THREE	FOUR	FIVE	SIX
CHILD	CHILDREN	CHILDREN	CHILDREN	CHILDREN	CHILDREN
2%	3 5%	5%	6%	6 9%	7 8%

For gross monthly income over \$50,000, add the amount of child support for \$50,000 to the following percentages of gross income above \$50,000:

0	1	8			
ONE	TWO	THREE	FOUR	FIVE	SIX
CHILD	CHILDREN	CHILDREN	CHILDREN	CHILDREN	CHILDREN
19	28	2 %	19	<b>5</b> %	6%

C. For purposes of this section, "gross income" means all income from all sources, and shall include, but not be limited to, income from salaries, wages, commissions, royalties, bonuses, dividends, severance pay, pensions, interest, trust income, annuities, capital gains, social security benefits except as listed below, workers' compensation benefits, unemployment insurance benefits, disability insurance benefits, veterans' benefits, spousal support, rental income, gifts, prizes or awards.

If a parent's gross income includes disability insurance benefits, it shall also include any amounts paid to or for the child who is the subject of the order and derived by the child from the parent's entitlement to disability insurance benefits. To the extent that such derivative benefits are included in a parent's gross income, that parent shall be entitled to a credit against his or her ongoing basic child support obligation for any such amounts, and, if the amount of the credit exceeds the parent's basic child support obligations, the credit may be used to reduce arrearages.

Gross income shall be subject to deduction of reasonable business expenses for persons with income from self-employment, a partnership, or a closely held business. "Gross income" shall not include:

- 1. Benefits from public assistance and social services programs as defined in § 63.2-100;
- 2. Federal supplemental security income benefits;
- 3. Child support received; or

4. Income received by the payor from secondary employment income not previously included in "gross income," where the payor obtained the income to discharge a child support arrearage established by a court or administrative order and the payor is paying the arrearage pursuant to the order. "Secondary employment income" includes but is not limited to income from an additional job, from self-employment, or from overtime employment. The cessation of such secondary income upon the payment of the arrearage shall not be the basis for a material change in circumstances upon which a modification of child support may be based.

For purposes of this subsection: (i) spousal support received shall be included in gross income and spousal support paid shall be deducted from gross income when paid pursuant to an order or written

agreement and (ii) one-half of any self-employment tax paid shall be deducted from gross income.

 Where there is an existing court or administrative order or written agreement relating to the child or children of a party to the proceeding, who are not the child or children who are the subject of the present proceeding, then there is a presumption that there shall be deducted from the gross income of the party subject to such order or written agreement, the amount that the party is actually paying for the support of a child or children pursuant to such order or agreement.

Where a party to the proceeding has a natural or adopted child or children in the party's household or primary physical custody, and the child or children are not the subject of the present proceeding, there is a presumption that there shall be deducted from the gross income of that party the amount as shown on the Schedule of Monthly Basic Child Support Obligations contained in subsection B that represents that party's support obligation based solely on that party's income as being the total income available for the natural or adopted child or children in the party's household or primary physical custody, who are not the subject of the present proceeding. Provided, however, that the existence of a party's financial responsibility for such a child or children shall not of itself constitute a material change in circumstances for modifying a previous order of child support in any modification proceeding. Any adjustment to gross income under this subsection shall not create or reduce a support obligation to an amount which seriously impairs the custodial parent's ability to maintain minimal adequate housing and provide other basic necessities for the child, as determined by the court.

In cases in which retroactive liability for support is being determined, the court or administrative agency may use the gross monthly income of the parties averaged over the period of retroactivity.

- D. Except for good cause shown or the agreement of the parties, in addition to any other child support obligations established pursuant to this section, any child support order shall provide that the parents pay in proportion to their gross incomes, as used for calculating the monthly support obligation, any reasonable and necessary unreimbursed medical or dental expenses that are in excess of \$250 for any calendar year for each child who is the subject of the obligation. The method of payment of those expenses shall be contained in the support order. Each parent shall pay his respective share of expenses as those expenses are incurred. Any amount paid under this subsection shall not be adjusted by, nor added to, the child support calculated in accordance with subsection G. For the purposes of this section, medical or dental expenses shall include but not be limited to eyeglasses, prescription medication, prosthetics, orthodontics, and mental health or developmental disabilities services, including but not limited to services provided by a social worker, psychologist, psychiatrist, counselor, or therapist.
- E. Any costs for healthcare coverage as defined in § 63.2-1900 and dental care coverage, when actually being paid by a parent, to the extent such costs are directly allocable to the child or children, and which are the extra costs of covering the child or children beyond whatever coverage the parent providing the coverage would otherwise have, shall be added to the basic child support obligation.
- F. Any child-care costs incurred on behalf of the child or children due to employment of the custodial parent shall be added to the basic child support obligation. Child-care costs shall not exceed the amount required to provide quality care from a licensed source. When requested by the noncustodial parent, the court may require the custodial parent to present documentation to verify the costs incurred for child care under this subsection. Where appropriate, the court shall consider the willingness and availability of the noncustodial parent to provide child care personally in determining whether child-care costs are necessary or excessive. Upon the request of either party, and upon a showing of the tax savings a party derives from child-care cost deductions or credits, the court shall factor actual tax consequences into its calculation of the child-care costs to be added to the basic child support obligation.
- G. 1. Sole custody support. The sole custody total monthly child support obligation shall be established by adding (i) the monthly basic child support obligation, as determined from the schedule contained in subsection B, (ii) costs for health care coverage to the extent allowable by subsection E, and (iii) work-related child-care costs and taking into consideration all the factors set forth in subsection B of § 20-108.1. The total monthly child support obligation shall be divided between the parents in the same proportion as their monthly gross incomes bear to their monthly combined gross income. The monthly obligation of each parent shall be computed by multiplying each parent's percentage of the parents' monthly combined gross income by the total monthly child support obligation.

However, the monthly obligation of the noncustodial parent shall be reduced by the cost for health care coverage to the extent allowable by subsection E when paid directly by the noncustodial parent. Unreimbursed medical and dental expenses shall be calculated and allocated in accordance with subsection D.

2. Split custody support. In cases involving split custody, the amount of child support to be paid shall be the difference between the amounts owed by each parent as a noncustodial parent, computed in accordance with subdivision 1, with the noncustodial parent owing the larger amount paying the difference to the other parent. Unreimbursed medical and dental expenses shall be calculated and allocated in accordance with subsection D.

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For the purpose of this section and § 20-108.1, split custody shall be limited to those situations where each parent has physical custody of a child or children born of the parents, born of either parent and adopted by the other parent or adopted by both parents. For the purposes of calculating a child support obligation where split custody exists, a separate family unit exists for each parent, and child support for that family unit shall be calculated upon the number of children in that family unit who are born of the parents, born of either parent and adopted by the other parent or adopted by both parents. Where split custody exists, a parent is a custodial parent to the children in that parent's family unit and is a noncustodial parent to the children in the other parent's family unit.

3. Shared custody support.

- (a) Where a party has custody or visitation of a child or children for more than 90 days of the year, as such days are defined in subdivision G 3 (c), a shared custody child support amount based on the ratio in which the parents share the custody and visitation of any child or children shall be calculated in accordance with this subdivision. The presumptive support to be paid shall be the shared custody support amount, unless a party affirmatively shows that the sole custody support amount calculated as provided in subdivision G 1 is less than the shared custody support amount. If so, the lesser amount shall be the support to be paid. For the purposes of this subsection, the following shall apply:
- (i) Income share. "Income share" means a parent's percentage of the combined monthly gross income of both parents. The income share of a parent is that parent's gross income divided by the combined gross incomes of the parties.
- (ii) Custody share. "Custody share" means the number of days that a parent has physical custody, whether by sole custody, joint legal or joint residential custody, or visitation, of a shared child per year divided by the number of days in the year. The actual or anticipated "custody share" of the parent who has or will have fewer days of physical custody shall be calculated for a one-year period. The "custody share" of the other parent shall be presumed to be the number of days in the year less the number of days calculated as the first parent's "custody share." For purposes of this calculation, the year may begin on such date as is determined in the discretion of the court, and the day may begin at such time as is determined in the discretion of the court. For purposes of this calculation, a day shall be as defined in subdivision G 3 (c).
- (iii) Shared support need. "Shared support need" means the presumptive guideline amount of needed support for the shared child or children calculated pursuant to subsection B of this section, for the combined gross income of the parties and the number of shared children, multiplied by 1.4.
- (iv) Sole custody support. "Sole custody support" means the support amount determined in accordance with subdivision G 1.
- (b) Support to be paid. The shared support need of the shared child or children shall be calculated pursuant to subdivision G 3 (a) (iii). This amount shall then be multiplied by the other parent's custody share. To that sum for each parent shall be added the other parent's cost of health care coverage to the extent allowable by subsection E, plus the other parent's work-related child-care costs to the extent allowable by subsection F. This total for each parent shall be multiplied by that parent's income share. The support amounts thereby calculated that each parent owes the other shall be subtracted one from the other and the difference shall be the shared custody support one parent owes to the other, with the payor parent being the one whose shared support is the larger. Unreimbursed medical and dental expenses shall be calculated and allocated in accordance with subsection D.
- (c) Definition of a day. For the purposes of this section, "day" means a period of 24 hours; however, where the parent who has the fewer number of overnight periods during the year has an overnight period with a child, but has physical custody of the shared child for less than 24 hours during such overnight period, there is a presumption that each parent shall be allocated one-half of a day of custody for that period.
- (d) Minimum standards. Any calculation under this subdivision shall not create or reduce a support obligation to an amount which seriously impairs the custodial parent's ability to maintain minimal adequate housing and provide other basic necessities for the child. If the gross income of either party is equal to or less than 150 percent of the federal poverty level promulgated by the U.S. Department of Health and Human Services from time to time, then the shared custody support calculated pursuant to this subsection shall not be the presumptively correct support and the court may consider whether the sole custody support or the shared custody support is more just and appropriate.
- (e) Support modification. When there has been an award of child support based on the shared custody formula and one parent consistently fails to exercise custody or visitation in accordance with the parent's custody share upon which the award was based, there shall be a rebuttable presumption that the support award should be modified.
- (f) In the event that the shared custody support calculation indicates that the net support is to be paid to the parent who would not be the parent receiving support pursuant to the sole custody calculation, then the shared support shall be deemed to be the lesser support.
  - H. The Secretary of Health and Human Resources shall ensure that the guideline set out in this

section is reviewed by October 31, 2001, and every four years thereafter, by the Child Support Guidelines Review Panel, consisting of 15 members comprised of four legislative members and 11 nonlegislative citizen members. Members shall be appointed as follows: three members of the House Committee for Courts of Justice, upon the recommendation of the chairman of such committee, to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; one member of the Senate Committee for Courts of Justice, upon the recommendation of the chairman of such committee, to be appointed by the Senate Committee on Rules; and one representative of a juvenile and domestic relations district court, one representative of a circuit court, one representative of the Department of Social Services' Division of Child Support Enforcement, three members of the Virginia State Bar, two custodial parents, two noncustodial parents, and one child advocate, upon the recommendation of the Secretary of Health and Human Resources, to be appointed by the Governor. The Panel shall determine the adequacy of the guideline for the determination of appropriate awards for the support of children by considering current research and data on the cost of and expenditures necessary for rearing children, and any other resources it deems relevant to such review. The Panel shall report its findings to the General Assembly as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports before the General Assembly next convenes following such review.

Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen members shall serve at the pleasure of the Governor. All members may be reappointed. Appointments to fill vacancies, other than by expiration of a term, shall be made for the unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

Legislative members shall receive such compensation as provided in § 30-19.12, and nonlegislative citizen members shall receive such compensation for the performance of their duties as provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be provided by the Department of Social Services.

The Department of Social Services shall provide staff support to the Panel. All agencies of the Commonwealth shall provide assistance to the Panel, upon request.

The chairman of the Panel shall submit to the Governor and the General Assembly a quadrennial executive summary of the interim activity and work of the Panel no later than the first day of 2006 regular session of the General Assembly and every four years thereafter. The executive summary shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website.

§ 53.1-41. Opportunities for work and career and technical education.

To the extent feasible, it shall be the duty of the Director to provide persons sentenced to the Department with opportunities to work and to participate in career and technical education programs as operated by the Department of Correctional Education in accordance with § 22.1-339 et seq. Such work opportunities may include business, industrial, agricultural, highway maintenance and construction, and work release programs as hereafter specified in this article. In addition, prisoners may be employed to improve, repair, work on or cultivate public property or buildings.

In addition to meeting the qualifications for work performance and security compatibility, preference for placement in work programs shall be given to any prisoner who requests a work assignment and assigns a minimum of 50% of his earnings to his child support obligation.

Preference for placement in work programs shall be given to prisoners who, in addition to meeting the qualifications for work performance and security compatibility, have child support obligations.

§ 63.2-1921. Authority to initiate reviews of certain orders.

A. The Department may, pursuant to this chapter and in accordance with § 20-108.2, initiate a review of the amount of support ordered by any court. If a material change in circumstances has occurred, the Department shall report its findings and a proposed modified order to the court which entered the order or the court having current jurisdiction. Notice of the review shall be served for each review on both parties (i) in accordance with the provisions of §§ 8.01-296, 8.01-327 or § 8.01-329, or (ii) by certified mail, with proof of actual receipt by the addressee, or (iii) by the nonrequesting party executing a waiver. Either party may request a hearing on the proposed modified order by filing a request with such court within thirty 30 days of receipt of notice by the requesting party. Unless a hearing is requested within the time limits, no hearing shall be required and the court shall enter the modified order, which shall be effective from the date that notice of such review was served on the nonrequesting party. The court shall modify any prior court order, or schedule a hearing on its motion and so notify the parties and the Department. If a hearing is held, the Department shall have the burden of proof.

B. However, if the order being reviewed by the Department deviated from the guidelines, when entered, based on one or more of the deviating factors set out in § 20-108.1 and the Department determines that there has been a material change in circumstances, the procedure set forth in subsection

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A shall not apply and the Department shall schedule a hearing with the court which entered the order or the court having current jurisdiction.

C. A material change in circumstances shall be deemed to have occurred if the difference between the existing child support award and the amount which would result from application of the guidelines is at least ten 10 percent of the existing child support award but not less than twenty-five dollars \$25 per month.

D. The Department shall, pursuant to this chapter and in accordance with § 20-108.2, initiate a review of the amount of support ordered by any court if it determines that an obligor has been sentenced to a term of incarceration during the period he is obligated to pay support.

§ 63.2-1952. Interest on debts due.

Interest at the judgment interest rate as established by § 6.1-330.54 on any arrearage pursuant to an order being enforced by the Department pursuant to this chapter shall be collected by the Commissioner except in the case of a minor obligor during the period of his minority or a prisoner during the period of his incarceration. The Commissioner shall maintain interest balance due accounts.

§ 63.2-1960. Recovery of certain fees and costs.

The Department shall have the authority to assess and recover from the noncustodial parent in proceedings to enforce child support obligations against the noncustodial parent, reasonable attorneys' fees, except in the case of a minor obligor during the period of his minority or a prisoner during the period of his incarceration. All such fees recovered in proceedings to collect child support arrearages shall be retained by the Department in a special fund for the support of the Division of Support Enforcement. The Department shall also have the authority to assess and recover costs in such cases. However, the Department shall not be entitled to recover attorneys' fees or costs in any case in which the noncustodial parent prevails.

The Department shall have the authority to assess and recover the actual costs of genetic testing against the noncustodial parent if paternity is established, except in the case of a minor obligor during the period of his minority or a prisoner during the period of his incarceration. Where an original test is contested and additional testing is requested, the Department may require advance payment by the contestant. The genetic testing costs shall be set at the rate charged the Department by the provider of genetic testing services.

The Department shall have the authority to assess and recover the actual costs of intercept programs from the noncustodial parent, except in the case of a minor obligor during the period of his minority or a prisoner during the period of his incarceration. The intercept programs' costs shall be set at the rate actually charged the Department.

The Department shall have the authority to assess and recover the actual costs of fees for service of process, and seizure and sale pursuant to a levy on a judgment in enforcement actions from the noncustodial parent, except in the case of a minor obligor during the period of his minority or a prisoner during the period of his incarceration.

The fees and costs that may be recovered pursuant to this section may be collected using any mechanism provided by this chapter.

§ 63.2-1961. Reduction for timely payment of arrearages.

In the case of a minor obligor after the period of his minority has ended or an imprisoned obligor after the period of his incarceration has ended, the Department shall reduce the total amount of arrearages due on child support obligations as follows:

- 1. A reduction of 5% of the total arrearages for six months of continued timely payments;
- 2. A reduction of 10% of the total arrearages for 12 months of continued timely payments;
- 3. A reduction of 15% of the total arrearages for 18 months of continued timely payments; and
- 4. A reduction of 25% of the total arrearages for 24 months of continued timely payments.