2018 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 20-79.1 of the Code of Virginia, relating to spousal support payments;
 3 employer withholding.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 20-79.1 of the Code of Virginia is amended and reenacted as follows:

8 § 20-79.1. Enforcement of support orders; income deduction; penalty for wrongful discharge. 9 A As part of any order directing a person to pay child support except for initial orders enter

9 A. As part of any order directing a person to pay child support, except for initial orders entered 10 pursuant to § 20-79.2, or spousal support pursuant to this chapter or §§ 16.1-278.15 through 16.1-278.18, 20-103, 20-107.2 or § 20-109.1, or by separate order at any time thereafter, a court of competent 11 12 jurisdiction may order a person's employer to deduct from the amounts due or payable to such person, 13 the entitlement to which is based upon income as defined in § 63.2-1900, the amount of current support due and an amount to be applied to arrearages, if any. The terms "employer" and "income" shall have 14 15 the meanings prescribed in § 63.2-1900. The court shall order such income deductions (i) if so provided in a stipulation or contract signed by the party ordered to pay such support and filed with the pleadings 16 or depositions, (ii) upon receipt of a notice of arrearages in a case in which an order has been entered 17 pursuant to § 20-60.3, or (iii) upon a finding that the respondent is in arrears for an amount equal to one 18 19 month's support obligation. The court may, in its discretion, order such payroll deduction (i) (a) based 20 upon the obligor's past financial responsibility, history of prior payments pursuant to any such support 21 order, and any other matter which the court considers relevant in determining the likelihood of payment in accordance with the support order, or (ii) (b) at the request of the obligor. 22

B. Any income deduction order shall be entered upon motion and concurrent proper notice sent by the clerk or counsel. The notice shall cite this section. If the notice is sent by the clerk, it shall be served in accordance with the provisions of § 8.01-296 or § 8.01-329, or sent by certified mail or by electronic means, including facsimile transmission, to the employer. An employer paying wages subject to deduction shall deliver the notice to the person ordered to pay such support.

28 The notice shall advise the obligor (i) of the amount proposed to be withheld, (ii) that the order of 29 the court will apply to current and future income, (iii) of the right to contest the order, (iv) that the 30 obligor must file a written notice of contest of such deduction with the court within ten 10 days of the 31 date of issuance of the notice, (v) that if the notice is contested, a hearing will be held and a decision 32 rendered within ten 10 days from the receipt of the notice of contest by the court, unless good cause is 33 shown for additional time, which shall in no event exceed forty-five days from receipt of the notice by 34 the obligor, (vi) that only disputes as to mistakes of fact as defined in § 63.2-1900 will be heard, (vii) 35 that any order for income deduction entered will state when the deductions will start and the information that will be provided to the person's employer, and (viii) that payment of overdue support upon receipt 36 37 of the notice shall not be a bar to the implementation of withholding.

Whenever the obligor and the obligee agree to income deductions in a contract or stipulation, theobligor shall be deemed to have waived notice as required in this subsection and the deduction shall beordered only upon the stipulation or contract being approved by the court.

C. The income deduction order of the court shall by its terms direct the clerk to issue an order in accordance with § 20-79.3 to any employer and, if required, to each future employer, as necessary to implement the order. The order shall cite this section as authority for the entry of the order.

D. The rights and responsibilities of employers with respect to income deduction orders are set out in \$ 20-79.3.

E. The order to the employer pursuant to this section shall be effective when a certified copy thereof
has been served upon or sent to the employer by electronic means, including facsimile transmission. A
copy shall be provided to the employee by the employer. If the employer is a corporation, such service
shall be accomplished as is provided in § 8.01-513.

50 F. Any order issued pursuant to this section shall be promptly terminated or modified, as appropriate, 51 after notice and an opportunity for a hearing for the parties when (i) the whereabouts of the children 52 entitled to support and their custodian become unknown, or (ii) the support obligation to an obligee 53 ceases. Any such order shall be promptly modified, as appropriate, when arrearages have been paid in 54 full.

55 G. The Department of Social Services may charge an obligee an appropriate fee when complying 56 with an order entered under this section sufficient to cover the Department's cost. SB615ER

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H. If a court of competent jurisdiction in any state or territory of the United States or the District of Columbia has ordered a person to pay child support, a court of competent jurisdiction in this Commonwealth, upon motion, notice and opportunity for a hearing as provided in this section, shall enter an income deduction order, conforming with § 20-79.3 as provided in this section. The rights and responsibilities of the employer with respect to the order are set out in § 20-79.3. Similar orders of the courts of this Commonwealth may be enforced in a similar manner in such other state, territory or district.

I. The court or clerk shall attempt to ascertain the obligor's pay period interval prior to service of the clerk's order. If, after the order is served, the employer replies to the court that the pay period interval in the income deduction order differs from the obligor's pay period interval, the clerk shall convert the single monetary amount in the income deduction order to an equivalent single monetary amount for the obligor's pay period interval pursuant to a formula approved by the Committee on District Courts. The equivalent single monetary amount shall be contained in a new order issued by the clerk and served on the employer and which conforms to § 20-79.3.

71 J. If the Department of Social Services or the Department's designee receives payments deducted 72 from income of the obligor pursuant to more than one judicial order or a combination of judicial and 73 administrative orders, the Department or the Department's designee shall first allocate such payments 74 among the obligees under such orders with priority given to payment of the order for current support. Where payments are received pursuant to two or more orders for current support, the Department or the 75 76 Department's designee shall prorate the payments received on the basis of the amounts due under each 77 such order. Upon satisfaction of any amounts due for current support the Department or the 78 Department's designee shall prorate the remainder of the payments received on the basis of amounts due 79 under any orders for accrued arrearages.