2020 SESSION

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HOUSE BILL NO. 1501

Offered January 8, 2020

A BILL to amend and reenact § 20-109 of the Code of Virginia, relating to modification of spousal support.

Patron-Collins

Referred to Committee for Courts of Justice

Be it enacted by the General Assembly of Virginia:

10 1. That § 20-109 of the Code of Virginia is amended and reenacted as follows:

11 § 20-109. Changing maintenance and support for a spouse; effect of stipulations as to 12 maintenance and support for a spouse; cessation upon cohabitation, remarriage, or death; effect of 13 retirement.

14 A. Upon petition of either party the court may increase, decrease, or terminate the amount or 15 duration of any spousal support and maintenance that may thereafter accrue, whether previously or 16 hereafter awarded, as the circumstances may make proper. Upon order of the court based upon clear and convincing evidence that the spouse receiving support has been habitually cohabiting with another 17 18 person in a relationship analogous to a marriage for one year or more commencing on or after July 1, 1997, the court shall terminate spousal support and maintenance unless (i) otherwise provided by 19 20 stipulation or contract or (ii) the spouse receiving support proves by a preponderance of the evidence that termination of such support would be unconscionable. The provisions of this subsection shall apply 21 to all orders and decrees for spousal support, regardless of the date of the suit for initial setting of 22 23 support, the date of entry of any such order or decree, or the date of any petition for modification of 24 support.

25 B. The court may consider a modification of an award of spousal support for a defined duration upon petition of either party filed within the time covered by the duration of the award. Upon 26 27 consideration of the factors set forth in subsection E of § 20-107.1, the court may increase, decrease or 28 terminate the amount or duration of the award upon finding that (i) there has been a material change in 29 the circumstances of the parties, not reasonably in the contemplation of the parties when the award was 30 made or (ii) an event which the court anticipated would occur during the duration of the award and 31 which was significant in the making of the award, does not in fact occur through no fault of the party seeking the modification. The provisions of this subsection shall apply only to suits for initial spousal 32 33 support orders filed on or after July 1, 1998, and suits for modification of spousal support orders arising 34 from suits for initial support orders filed on or after July 1, 1998.

35 C. In suits for divorce, annulment and separate maintenance, and in proceedings arising under 36 subdivision A 3 or subsection L of § 16.1-241, if a stipulation or contract signed by the party to whom 37 such relief might otherwise be awarded is filed before entry of a final decree, no decree or order 38 directing the payment of support and maintenance for the spouse, suit money, or counsel fee or 39 establishing or imposing any other condition or consideration, monetary or nonmonetary, shall be 40 entered except in accordance with that stipulation or contract. If such a stipulation or contract is filed 41 after entry of a final decree and if any party so moves, the court shall modify its decree to conform to such stipulation or contract. No request for modification of spousal support based on a material change 42 in circumstances or the terms of stipulation or contract shall be denied solely on the basis of the terms 43 of any stipulation or contract that is executed on or after July 1, 2018, unless such stipulation or 44 contract contains the following language: "The amount or duration of spousal support contained in this 45 46 [AGREEMENT] is not modifiable except as specifically set forth in this [AGREEMENT]." expressly 47 states that the amount or duration of spousal support is non-modifiable.

48 D. Unless otherwise provided by stipulation or contract, spousal support and maintenance shall
49 terminate upon the death of either party or remarriage of the spouse receiving support. The spouse
50 entitled to support shall have an affirmative duty to notify the payor spouse immediately of remarriage
51 at the last known address of the payor spouse.

E. For purposes of the modification of an award of spousal support, and without precluding the ability of a party to otherwise file for a modification of spousal support based upon any other material change in circumstances, the payor spouse's attainment of full retirement age shall be considered a material change in circumstances. For the purposes of this subsection, "full retirement age" means the normal retirement age at which a person is eligible to receive full retirement benefits under the federal Social Security Act, but "full retirement age" does not mean "early retirement age" as defined under the federal Social Security Act (42 U.S.C. § 416, as amended). 71

59 F. In an action for the increase, decrease, or termination of spousal support based on the retirement of the payor spouse pursuant to subsection E, where the court finds that there has been a material 60 change in circumstances, the court shall determine whether any modification or termination of such 61 62 spousal support should be granted. In making such determination, the court may consider the factors set 63 forth in subsection E of § 20-107.1 and shall consider the following factors:

64 1. Whether retirement was contemplated by the court and specifically considered by the court when 65 the spousal support was awarded;

2. Whether the retirement is mandatory or voluntary, and the terms and conditions related to such 66 67 retirement:

68 3. Whether the retirement would result in a change in the income of either the payor or the payee 69 spouse; 70

4. The age and health of the parties:

5. The duration and amount of spousal support already paid; and

6. The assets or property interest of each of the parties during the period from the date of the 72 73 support order and up to the date of the hearing on modification or termination.

74 The provisions of this subsection (i) shall be subject to the provisions regarding stipulations or 75 contracts as set forth in subsection C, and (ii) shall not apply to a contract or stipulation that is 76 non-modifiable.

77 The provisions of this subsection and subsection E shall apply to suits for modification or 78 termination of spousal support orders regardless of the date of the suit for initial setting of support or 79 the date of entry of any such order or decree.

80 G. In any action for the increase, decrease, or termination of spousal support, if the court finds that there has been a material change in circumstances, the court may consider the factors set forth in 81 subsection E of § 20-107.1 and subsection F of this section in making its determination as to whether 82 83 any modification or termination of such support should be granted. The court shall further consider the assets or property interest of each of the parties from the date of the support order and up to the time of 84 the hearing on modification or termination, and any income generated from the asset or property 85 interest. Any order granting or denying a request for the modification or termination of spousal support 86 shall be accompanied by written findings and conclusions of the court identifying the factors set forth in 87 88 subsection E of § 20-107.1 and subsection F of this section that support the court's order.