THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1278 Session of 2008

INTRODUCED BY GREENLEAF, COSTA, MELLOW, ERICKSON, M. WHITE, RAFFERTY, ORIE, FONTANA, WOZNIAK AND O'PAKE, FEBRUARY 12, 2008

REFERRED TO JUDICIARY, FEBRUARY 12, 2008

AN ACT

1 2 3 4 5	Amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, further providing for child medical support, annual fees, review of orders of support, effect of incarceration, pass-through of support and assignment of support.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Section 4326(a), (b), (c), (d) and (l) of Title
9	23 of the Pennsylvania Consolidated Statutes are amended to
10	read:
11	§ 4326. Mandatory inclusion of child medical support.
12	(a) General ruleIn every proceeding to establish or
13	modify an order which requires the payment of child support, the
14	court shall ascertain the ability of each parent to provide
15	[health care coverage] medical support for the children of the
16	parties, and the order shall [provide health care coverage for
17	each child as appropriate.] include a requirement for medical
18	support to be provided by either or both parents, provided that
19	such medical support is accessible to the children.

1 (b) Noncustodial parent requirement.--If [health care coverage] medical support is available at a reasonable cost to a 2 noncustodial parent [on an employment-related or other group 3 4 basis], the court shall require that the noncustodial parent 5 provide such [coverage] medical support to the children of the parties. In cases where there are two noncustodial parents 6 having such [coverage] medical support available, the court 7 shall require one or both parents to provide [coverage] medical 8 9 support.

10 (c) Custodial parent requirement.--If [health care coverage] 11 medical support is available at a reasonable cost to a custodial parent [on an employment-related or other group basis], the 12 13 court shall require that the custodial parent provide such 14 [coverage] medical support to the children of the parties, 15 unless adequate [health care coverage] medical support has 16 already been provided through the noncustodial parent. In cases 17 where the parents have shared custody of the child and 18 [coverage] medical support is available to both, the court shall require one or both parents to provide [coverage] medical 19 20 support, taking into account the financial ability of the 21 parties and the extent of [coverage] medical support available 22 to each parent.

(d) Additional requirement.--If the court finds that [health care coverage] <u>medical support</u> is not available to either parent at a reasonable cost [on an employment-related or other group basis], the court shall order either parent or both parents to obtain <u>medical support</u> for the parties' children [health insurance coverage] which is available at reasonable cost.

29 * * *

30 (1) Definitions.--As used in this section, the following 20080S1278B1768 - 2 - words and phrases shall have the meanings given to them in this
 subsection:

Birth-related expenses." Costs of reasonable and necessary health care for the mother or child or both incurred before, during or after the birth of a child born in or out of wedlock which are the result of the pregnancy or birth and which benefit either the mother or child. Charges not related to the pregnancy or birth shall be excluded.

9 "Child." A child to whom a duty of child support is owed.
10 "Health care coverage." Coverage for medical, dental,
11 orthodontic, optical, psychological, psychiatric or other health
12 care services for a child. For the purposes of this section,
13 medical assistance under Subarticle (f) of Article IV of the act
14 of June 13, 1967 (P.L.31, No.21), known as the Public Welfare
15 Code, shall not be considered health care coverage.

16 "Insurer." A foreign or domestic insurance company, 17 association or exchange holding a certificate of authority under 18 the act of May 17, 1921 (P.L.682, No.284), known as The 19 Insurance Company Law of 1921; a risk-assuming preferred 20 provider organization operating under section 630 of The 21 Insurance Company Law of 1921; a health maintenance organization 22 holding a certificate of authority under the act of December 29, 1972 (P.L.1701, No.364), known as the Health Maintenance 23 24 Organization Act; a fraternal benefit society holding a 25 certificate of authority under the former act of December 14, 26 1992 (P.L.835, No.134), known as the Fraternal Benefit Societies 27 Code; a hospital plan corporation holding a certificate of 28 authority under 40 Pa.C.S. Ch. 61 (relating to hospital plan 29 corporations); a professional health service plan corporation 30 holding a certificate of authority under 40 Pa.C.S. Ch. 63 20080S1278B1768 - 3 -

(relating to professional health services plan corporations); or
 a similar entity authorized to do insurance business in this
 Commonwealth.

4 "Medical child support order." An order which relates to the5 child's right to receive certain health care coverage and which:

6 (1) includes the name and last known mailing address of 7 the parent providing health care coverage and the name and 8 last known mailing address of the child;

9 (2) includes a reasonable description of the type of 10 coverage to be provided or includes the manner in which 11 coverage is to be determined;

12 (3) designates the time period to which the order13 applies;

14 (4) if coverage is provided through a group health plan,
15 designates each plan to which the order applies as of the
16 date the order is written;

17 (4.1) requires that, if health care coverage is provided 18 through the noncustodial parent's employer and that parent 19 changes employment, the provisions of the order will remain 20 in effect for the duration of the order and will 21 automatically apply to the new employer. The new employer 22 shall enroll the child in health care coverage without need 23 for an amended order unless the noncustodial parent contests the enrollment; and 24

(5) includes the name and address of the custodialparent.

27 <u>"Medical support." Health care coverage, which includes</u>
28 coverage under a health insurance plan or government-subsidized
29 health care coverage, including payment of costs of premiums,
30 copayments, deductibles and capitation fees, and payment for
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1 medical expenses incurred on	<u>n behalf of</u>	<u>a child.</u>
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2 "Reasonable cost." Cost of health care coverage that does 3 not exceed 5% of the party's net monthly income and, if the 4 obligor is to provide health care coverage, the cost of the 5 premium when coupled with a cash child support obligation and other child support-related obligations does not exceed the 6 amounts allowed by the Federal threshold set forth in the 7 Consumer Credit Protection Act (Public Law 90-321, 15 U.S.C. § 8 9 1601 et seq.). Section 2. Section 4351 of Title 23 is amended by adding a 10 11 subsection to read: 12 § 4351. Costs and fees. * * * 13 14 (a.1) Annual fee.--The Commonwealth shall impose a fee of 15 <u>\$25 in each case in which an individual has never received</u> 16 assistance under Title IV-A of the Social Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.) and for whom the Commonwealth has 17 18 collected at least \$500 of support in a Federal fiscal year. The Commonwealth shall pay the \$25 fee for those cases in which the 19 20 annual collection is between \$500 and \$1,999.99. The \$25 fee shall be collected from the custodial parent in cases where 21 22 annual collections equal \$2,000 or more. 23 * * * Section 3. Section 4352(a.1) of Title 23 is amended and the 24 25 section is amended by adding a subsection to read: 26 § 4352. Continuing jurisdiction over support orders. * * * 27 28 (a.1) Automatic review. -- [A method shall be developed for the automatic review of] Upon request of either parent, or 29 automatically if there is an assignment under Title IV-A of the 30

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Social Security Act (49 Stat. 620, 42 U.S.C. § 301 et seq.), 1 each order of support shall be reviewed at least once every 2 3 three years from the date of establishment or the most recent 4 review[,]. The review shall be for the purpose of making any 5 appropriate increase, decrease, modification or rescission of the order. During the [automatic] review, taking into the 6 account the best interest of the child involved, the court shall 7 adjust the order, without requiring proof of a change in 8 circumstances, by applying the Statewide guidelines or a cost-9 10 of-living adjustment in accordance with a formula developed by 11 general rule. Automated methods, including automated matches with wage or State income tax data, may be used to identify the 12 support orders eligible for review and implement appropriate 13 14 adjustments. [If, however, it is determined that such a review would not be in the best interests of the child and neither 15 16 parent nor the department, if it has an assignment or other 17 interest, has requested a review, no review shall be required.] 18 (a.2) Effect of incarceration. -- Incarceration, except 19 incarceration for nonpayment of support, shall constitute a 20 material and substantial change in circumstance that may warrant modification or termination of an order of support where the 21 22 obligor lacks verifiable income or assets sufficient to enforce and collect amounts due. 23 * * * 24 25 Section 4. Sections 4374(c) and (d) and 4378(b) of Title 23 26 are amended to read: § 4374. State disbursement unit. 27 28 * * * 29 (c) Allocation of collections. -- Subject to subsections (d), 30 (e), (f) and (f.1), support collected on behalf of a family

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1 shall be distributed as follows:

2 (1) In the case of a family receiving cash assistance3 from the Commonwealth:

4 (i) First, [pay to the Federal Government an amount equal to the Federal share of the amount collected.] from 5 the amount of current support collected, pass through to 6 the assistance group the first \$100 per month for one 7 child or the first \$200 per month for two or more 8 children, or the first \$50 per month for spousal support, 9 without decreasing the amount of cash assistance, 10 provided, however, that in no event may any assistance 11 group be paid more than one support pass-through payment 12 13 per month.

14 Second, [after application of subparagraph (i), (ii) 15 from the amount remaining, pass through to the assistance 16 group the first \$50 per month of current child or spousal 17 support collected without decreasing the amount of cash 18 assistance, provided, however, that in no event may any 19 assistance group be paid more than one support pass-20 through payment per month.] calculate the Federal Government's share of the remaining amount collected. 21

(iii) Third, pay the Federal Government's share and
retain the remainder of the amount collected to reimburse
the Commonwealth until the amount [reimbursed] equals the
amount of unreimbursed cash assistance paid to the
[family] assistance group.

27 (iv) Fourth, pay to the [family] <u>assistance group</u>
28 any amounts collected in excess of the amounts
29 distributed or retained under subparagraphs (i), (ii) and
30 (iii).

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1 (2) In the case of a family that formerly received cash assistance from the Commonwealth: 2 3 (i) first, pay to the family the current support collected that does not exceed the court-ordered amount 4 5 to be paid in the month; and (ii) second, treat amounts collected in excess of 6 the current support collected as arrearages and 7 distribute as follows: 8 (A) In the case of arrearages that accrued after 9 the family ceased to receive cash assistance from the 10 11 Commonwealth and which are collected after October 1, 12 1998: 13 (I) first, pay the family up to the amount of arrearages that accrued after the family 14 ceased to receive cash assistance from the 15 Commonwealth; 16 17 (II) second, treat the balance as 18 reimbursement of assistance in an amount not to exceed the total amount of unreimbursed cash 19 20 assistance paid to the family and: 21 (a) pay an amount equal to the Federal share of the reimbursed amount to the Federal 22 23 Government; and 24 (b) retain for the Commonwealth an 25 amount equal to the non-Federal share of the 26 reimbursed amount; and 27 (III) third, pay any remaining amount to the 28 family. (C) In the case of arrearages that accrued 29 30 before the family received cash assistance from the

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1 Commonwealth and which are collected after October 1, 1998: 2 3 (I) first, pay to the family up to the 4 amount of arrearages that accrued before the family began to receive cash assistance from the 5 Commonwealth; 6 (II) second, treat the balance as 7 8 reimbursement of assistance in an amount not to 9 exceed the total amount of unreimbursed cash 10 assistance paid to the family and: 11 (a) pay an amount equal to the Federal 12 share of the reimbursed amount to the Federal 13 Government; and (b) retain for the Commonwealth an 14 15 amount equal to the non-Federal share of the 16 reimbursed amount; and 17 (III) third, pay any remaining amount to the 18 family. 19 (D) In the case of arrearages that accrued while 20 the family received cash assistance from the Commonwealth: 21 (I) first, treat the amount collected as 22 23 reimbursement of assistance in an amount not to 24 exceed the total amount of unreimbursed cash 25 assistance paid to the family and: 26 (a) pay an amount equal to the Federal 27 share of the reimbursed amount to the Federal 28 Government; and 29 (b) retain for the Commonwealth an 30 amount equal to the non-Federal share of the - 9 -20080S1278B1768

1 reimbursed amount; and 2 (II) second, pay any remaining amount to the 3 family. 4 (E) Notwithstanding clauses (A) through (C), the 5 right to any support obligation assigned to the Commonwealth as a condition of receiving cash 6 assistance in effect on September 30, 1997, shall 7 remain assigned after that date. 8 9 (F) Except for amounts assigned to the Commonwealth under subsection (d), beginning October 10 11 1, 1998, any support arrearages collected shall be 12 credited as follows: 13 (I) first, to the period after the family ceased to receive assistance; 14 15 (II) second, to the period before the family received assistance; and 16 17 (III) third, to the period during which the 18 family received assistance. 19 (3) In the case of a family that never received cash 20 assistance from the Commonwealth, all support collections 21 shall be paid to the family[.] with the exception of the 22 federally mandated \$25 annual fee collected from the 23 custodial parent as required under § 4351(a.1) (relating to 24 costs and fees). 25 (d) Retention by Commonwealth. --26 (1) Arrearages collected through use of the Internal 27 Revenue Service Tax Refund Offset Program for a family 28 receiving cash assistance shall be retained by the 29 Commonwealth to the extent past due support has been assigned 30 to the department as a condition of receiving assistance. 20080S1278B1768 - 10 -

1 Arrearages collected through use of the Internal Revenue 2 Service Tax Refund Offset Program for a family that formerly 3 received cash assistance shall first be applied to the monthly support obligation, and the balance shall be applied 4 5 to arrears owed the family, including assignments of arrearages that accrued before the family received assistance 6 7 from the Commonwealth and that were executed between October 1, 1997, and September 30, 2009. Any remaining arrearages 8 9 shall be paid to the department. The department shall pay to the Federal Government the Federal share of the amounts so 10 11 retained. In no event shall the total of amounts paid to the 12 Federal Government and retained by the department exceed the 13 total of the amount of cash assistance paid to the family by the Commonwealth. To the extent that the amounts collected 14 15 exceed the amount retained, the department shall pay the 16 excess to the family. 17 (2) Notwithstanding any other provision of law, the 18 federally mandated \$25 annual fee collected from the custodial parent as required under § 4351(a.1) shall be 19 20 retained by the department. 21 * * * 22 § 4378. Assistance recipients to seek support. * * * 23 24 (b) Assignment.--Acceptance of assistance shall operate as 25 an assignment to the department, by operation of law, of the 26 assistance recipient's rights to receive support on his or her 27 own behalf and on behalf of any family member with respect to 28 whom the recipient is receiving assistance. Such assignment shall be effective only up to the amount of assistance 29 received[.] during the period that a family receives assistance. 30

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The assignment shall exclude arrears that accrued prior to 1 receipt of assistance. The assignment shall take effect at the 2 3 time that the recipient is determined to be eligible for 4 assistance. Upon termination of assistance payments, the 5 assignment of support rights shall terminate, provided that any amount of unpaid support obligations shall continue as an 6 7 obligation to and collectible by the department to the extent of 8 any unreimbursed assistance consistent with Federal law. Immediately upon receipt of notification from the department 9 10 that a recipient has been determined to be eligible for 11 assistance, the clerks of the appropriate courts of the Commonwealth shall transmit any and all support payments that 12 13 they thereafter receive on behalf of such assistance recipients 14 to the department. Such clerks shall continue transmitting such 15 support payments until notified by the department that it is no 16 longer necessary to do so. While the recipient is receiving 17 assistance, any such support payments made to or on behalf of 18 the assistance recipient shall be allocated to any amount due 19 the department as assignee of the recipient's support rights 20 consistent with Federal law. The assistance recipient shall be 21 deemed to have appointed the department as his attorney-in-fact 22 to endorse over to the department any and all drafts, checks, money orders or other negotiable instruments submitted for 23 24 payment of support due during the time the recipient is 25 receiving assistance on behalf of himself, herself or any family 26 member.

27 * * *

Section 5. This act shall take effect as follows: (1) The amendment of 23 Pa.C.S. § 4374(c)(1) and (d)(1) shall take effect October 1, 2008.

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1 (2) The amendment of 23 Pa.C.S. § 4378(b) shall take 2 effect October 1, 2009.

3 (3) The remainder of this act shall take effect4 immediately.