THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 366 Session of 2017

INTRODUCED BY SABATINA, BARTOLOTTA, VULAKOVICH, FONTANA, SCHWANK, TARTAGLIONE, SCAVELLO, COSTA, YUDICHAK, FARNESE, RAFFERTY, BREWSTER, BROWNE AND WARD, FEBRUARY 15, 2017

REFERRED TO JUDICIARY, FEBRUARY 15, 2017

AN ACT

1 2 3 4 5	Amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, in support matters generally, further providing for definitions and for duties of Title IV-D attorney and providing for gaming winnings intercept; and making editorial changes.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. The definitions of "department" and "State
9	disbursement unit" in section 4302 of Title 23 of the
10	Pennsylvania Consolidated Statutes are amended to read:
11	§ 4302. Definitions.
12	The following words and phrases when used in this chapter
13	shall have the meanings given to them in this section unless the
14	context clearly indicates otherwise:
15	* * *
16	"Department." The Department of [Public Welfare] <u>Human</u>
17	Services of the Commonwealth.
18	* * *
19	"State disbursement unit." The organizational unit

1 established within the Department of [Public Welfare] <u>Human</u>
2 <u>Services</u> responsible for collecting and disbursing support as
3 provided in section 4374 (relating to State disbursement unit).
4 * * *

5 Section 2. Section 4306(c) of Title 23 is amended to read:
6 § 4306. Duties of Title IV-D attorney.

7 * * *

8 (c) Joinder of [Department of Public Welfare] department.--Whenever the record in any support action or proceeding 9 10 indicates that the persons for whom support is sought have received public assistance from the [Department of Public 11 12 Welfare] department at any time since the initiation of the 13 matter, the department may become a party to the action or 14 proceeding by filing an entry of appearance. This entry of 15 appearance may be entered without leave of court at any time and 16 at any stage of the action or proceeding.

Section 3. Title 23 is amended by adding a section to read: <u>\$ 4307.1. Gaming winnings intercept.</u>

19 (a) Duty of slot machine licensee.--

20 (1) In the case of a person who plays a slot machine or 21 table game authorized under 4 Pa.C.S. Pt. 2 (relating to 22 gaming) and is entitled to be paid gaming winnings of more than \$1,200 in cash or cash equivalents by a slot machine 23 24 licensee, the slot machine licensee shall notify the 25 Pennsylvania State Police and make all reasonable efforts to determine if the person has a subpoena outstanding due to 26 unpaid child support prior to the slot machine licensee 27 28 making a gaming winnings payment. 29 (2) If the licensee determines that such subpoena exists, the amount of any arrearage shall be deducted from 30

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1	the amount of gaming winnings and paid to the obligee in the
2	manner provided in this title for the administration of
3	support payments.
4	(b) Duties of Department of RevenueThe Department of
5	Revenue, in consultation with the Pennsylvania State Police:
6	(1) Shall conduct a search periodically of the
7	following:
8	(i) The records of the Department of Human Services
9	relative to the Title IV-D program to determine the
10	department identifier, the obligor's full name and Social
11	Security number and the amount of the arrearage and the
12	identifier of the court order which underlies it.
13	(ii) Any information received from county domestic
14	relations offices relative to arrearages of court-ordered
15	child support.
16	(iii) Any information received from states with
17	reciprocal enforcement of child support relative to
18	arrearages of court-ordered child support.
19	(2) Shall request the slot machine licensee to withhold
20	from a gaming winner the amount of an arrearage discovered
21	under the provisions of paragraph (1).
22	(3) Shall request the slot machine licensee to pay over,
23	whether in a lump sum or by installment, to the Department of
24	Human Services that part of the gaming winnings that
25	satisfies the arrearage and:
26	(i) Deduct from the amount received from the slot
27	machine licensee an amount assigned to the Department of
28	Human Services.
29	(ii) Pay over to the domestic relations section for
30	distribution to the obligee of the child support court

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1	order the amount of gaming winnings that satisfies the
2	arrearage owed to the obligee. This payment shall be made
3	within 30 days of the date when the gaming winnings are
4	withheld.
5	(4) May, if gaming winnings are insufficient to satisfy
6	the arrearage owed under the child support order, proceed as
7	follows:
8	(i) The Department of Revenue may collect as
9	provided by law.
10	(ii) The Department of Revenue may reinitiate the
11	procedures specified in this section if the obligor wins
12	subsequent gaming winnings of \$1,200 or more in cash or
13	<u>cash equivalents.</u>
14	(5) Shall determine and set a fee that reflects the
15	actual costs the Department of Revenue and the Department of
16	Human Services incur to administer this section, shall deduct
17	the calculated amount from the amount to be paid to the
18	gaming winner after the gaming winner's child support
19	obligation has been fully satisfied and divide the deducted
20	amount between both departments based on the administrative
21	expenses incurred by each.
22	(6) Shall, within 30 days of the date the gaming
23	winnings were won:
24	(i) Award the gaming winner the winnings in whole or
25	in part.
26	(ii) If applicable, notify the gaming winner that
27	the gaming winnings, or a portion thereof, were used to
28	satisfy the arrearage owed for court-ordered child
29	support.
30	(c) NoticeThe domestic relations section shall send a

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1	one-time notice to all obligors of existing orders informing			
2	them that arrearages may be intercepted as provided by this			
3	section.			
4	(d) Right to reviewA gaming winner whose gaming winnings			
5	are used to satisfy an obligation under this section may appeal			
6	to the Department of Revenue in accordance with 2 Pa.C.S.			
7	(relating to administrative law and procedure). The appeal shall			
8	be filed within 30 days after the gaming winner is notified by			
9	the Department of Revenue that the gaming winnings have been			
10	reduced or totally withheld to satisfy the gaming winner's			
11	outstanding arrearage for child support and related obligations.			
12	<u>(e) Immunity</u>			
13	(1) A person, government agency or slot machine licensee			
14	providing information, encumbering or surrendering property			
15	pursuant to this section shall not be subject to civil or			
16	criminal liability to any person or entity. The department, a			
17	court, a domestic relations section or an authorized employee			
18	of such entity requesting information under this section or			
19	ordering the seizure, encumbrance or surrender of gaming			
20	winnings payable by a slot machine licensee shall not be			
21	subject to any civil or criminal liability.			
22	(2) A slot machine licensee shall not be subject to any			
23	civil or criminal liability for encumbering or surrendering			
24	assets of an obligor as required by this section.			
25	(3) The immunity provided by this subsection shall not			
26	apply to a person or agent of a government agency or slot			
27	machine licensee who knowingly supplies false information			
28	under this section.			
29	(f) Rules and regulationsThe Department of Revenue shall,			
30	in consultation with the department, promulgate the rules and			
0.01				

- 1 regulations necessary to carry out this section.
- 2 Section 4. This act shall take effect in 60 days.