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## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1718 Session of 2003

INTRODUCED BY NICKOL, EACHUS, VANCE, DeWEESE, S. H. SMITH, VEON AND MACKERETH, JUNE 26, 2003

SENATOR THOMPSON, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, DECEMBER 16, 2003

## AN ACT

$     \begin{array}{r}       1 \\       2 \\       3 \\       4 \\       5 \\       6 \\       7 \\       8 \\       9 \\       10 \\       11 \\       12 \\       13 \\       14 \\       15 \\       16 \\     \end{array} $	Amending the act of June 26, 2001 (P.L.755, No.77), entitled "An act establishing a special fund and account for money received by the Commonwealth from the Master Settlement Agreement with tobacco manufacturers; providing for home and community-based care, for tobacco use prevention and cessation efforts, for Commonwealth universal research enhancement, for hospital uncompensated care, for health investment insurance, for medical assistance for workers with disabilities, for regional biotechnology research centers, for the HealthLink Program, for community-based health care assistance programs, for PACE reinstatement and PACENET expansion, for medical education loan assistance and for percentage allocation and appropriation of moneys," imposing limitations on supersedeas bond requirements; and requiring the Department of Labor and Industry to make certain report to General Assembly.
17	The General Assembly of the Commonwealth of Pennsylvania
18	hereby enacts as follows:
19	Section 1. The act of June 26, 2001 (P.L.755, No.77), known
20	as the Tobacco Settlement Act, is amended by adding <del>sections</del> A
21	SECTION to read:
22	Section 309. Limits on supersedeas bond requirements.
23	(a) General ruleExcept as otherwise provided in
24	subsection (b), in civil litigation under any legal theory

1	involving a signatory, a successor of a signatory or an	
2	affiliate of a signatory to the Master Settlement Agreement, the	
3	supersedeas bond to be furnished during the pendency of all	
4	appeals or discretionary reviews of any judgment granting legal,	
5	equitable or any other form of relief in order to stay the	
6	execution thereon during the entire course of any appellate	
7	reviews shall be set in accordance with applicable laws or court	
8	rules provided that the total supersedeas bond that is required	
9	of all appellants collectively shall not exceed \$25,000,000	<—
10	\$100,000,000, regardless of the value of the judgment.	<—
11	(b) ExceptionNotwithstanding subsection (a), if an	
12	appellee proves by a preponderance of the evidence that an	
13	appellant is dissipating assets outside the ordinary course of	
14	business to avoid payment of a judgment, the court may enter an	
15	order that:	
16	(1) Is necessary to protect the appellee.	
17	(2) Requires the appellant to post a supersedeas bond in	
18	an amount up to the total amount of the judgment.	
19	Section 2704. Report to General Assembly.	<
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-	<u>The Department of Labor and Industry shall study and report</u>	
21	The Department of Labor and Industry shall study and report back to the General Assembly within six months the necessity to	
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21 22	back to the General Assembly within six months the necessity to	
21 22 23	back to the General Assembly within six months the necessity to help citizens of this Commonwealth who would have been eligible for a Federal occupation related disability program such as Coal	
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21 22 23 24 25	back to the General Assembly within six months the necessity to help citizens of this Commonwealth who would have been eligible for a Federal occupation related disability program such as Coal Worker's Pneumoconiosis (Black Lung), but for the fact that they smoke a tobacco product.	
21 22 23 24 25 26	back to the General Assembly within six months the necessity to help citizens of this Commonwealth who would have been eligible for a Federal occupation related disability program such as Coal Worker's Pneumoconiosis (Black Lung), but for the fact that they smoke a tobacco product. Section 2. This act shall apply to any action pending on the	