## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **HOUSE BILL**

No. 236

Session of 2017

INTRODUCED BY CORBIN, TOEPEL, MARSICO, STEPHENS, SCHLOSSBERG, MILLARD, NEILSON, WHEELAND, A. HARRIS, ZIMMERMAN, WARD, LAWRENCE, B. MILLER, FARRY AND SOLOMON, JANUARY 31, 2017

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 31, 2017

## AN ACT

- Amending Title 42 (Judiciary and Judicial Procedure) of the
  Pennsylvania Consolidated Statutes, in judgments and other
  liens, further providing for personal earnings exempt from
  process; and, in sentencing, further providing for payment of
  court costs, restitution and fines.
- 6 The General Assembly of the Commonwealth of Pennsylvania
- 7 hereby enacts as follows:
- 8 Section 1. Sections 8127(b) and 9730 of Title 42 of the
- 9 Pennsylvania Consolidated Statutes are amended to read:
- 10 § 8127. Personal earnings exempt from process.
- 11 \* \* \*
- 12 (b) Priority. -- An order of attachment for support shall have
- 13 first priority and an order described in subsection (a)(5) shall
- 14 have second priority over any other attachment, execution,
- 15 garnishment or wage assignment.
- 16 \* \* \*
- 17 § 9730. Payment of court costs, restitution and fines.
- 18 (a) [Use of credit cards] <u>Method of payment</u>.--The treasurer
- 19 of each county may allow the use of credit cards and bank cards

- 1 in the payment of court costs, restitution and fines[.], and may
- 2 provide for automatic periodic deductions from a bank account,
- 3 subject to the agreement of the owner of the account.
- 4 (a.1) Wage attachment.--A court may, at sentencing, assign
- 5 an amount not greater than 25% of the defendant's gross salary,
- 6 wages or other earnings to be used for the payment of court
- 7 costs, restitution or fines.

- (b) Procedures regarding default. --
- (1) If a defendant defaults in the payment of [a fine,] court costs [or], restitution or fine after imposition of sentence, the issuing authority or a senior judge or senior magisterial district judge appointed by the president judge for the purposes of this section may conduct a hearing to determine whether the defendant is financially able to pay.
  - (2) If the issuing authority, senior judge or senior magisterial district judge determines that the defendant is financially able to pay the [fine or] costs, restitution or fine, the issuing authority, senior judge or senior magisterial district judge may enter an order for wage attachment, turn the delinquent account over to a private collection agency or impose imprisonment for nonpayment, as provided by law.
- (3) If the issuing authority, senior judge or senior magisterial district judge determines that the defendant is without the financial means to pay the [fine or] costs, restitution or fine immediately or in a single remittance, the issuing authority, senior judge or senior magisterial district judge may provide for payment in installments. In determining the appropriate installments, the issuing authority, senior judge or senior magisterial district judge

- 1 shall consider the defendant's financial resources[, the
- 2 defendant's ability to make restitution and reparations and
- 3 the nature of the burden the payment will impose on the
- 4 defendant] and ability to pay. If the defendant is in default
- of a payment or advises the issuing authority, senior judge
- 6 or senior magisterial district judge that default is
- 7 imminent, the issuing authority, senior judge or senior
- 8 magisterial district judge may schedule a rehearing on the
- 9 payment schedule. At the rehearing the defendant has the
- 10 burden of proving changes of financial condition such that
- 11 the defendant is without the means to meet the payment
- schedule. The issuing authority, senior judge or senior
- magisterial district judge may extend or accelerate the
- 14 schedule, leave it unaltered or sentence the defendant to a
- 15 period of community service as the issuing authority, senior
- judge or senior magisterial district judge finds to be just
- and practicable under the circumstances.
- 18 (4) A decision of the issuing authority, senior judge or
- 19 senior magisterial district judge under paragraph (2) or (3)
- is subject to section 5105 (relating to right to appellate
- 21 review).
- 22 (c) Prohibition against adverse action. -- No employer may
- 23 discharge, refuse to hire or take any other adverse action
- 24 <u>against any person based in whole or in part on an order for the</u>
- 25 attachment of wages or the possibility thereof. An employer who
- 26 <u>violates this section may be held in contempt of court and shall</u>
- 27 be liable to the person for actual damages resulting from the
- 28 <u>violative action</u>.
- 29 Section 2. This act shall take effect in 180 days.