FIRST REGULAR SESSION

## **SENATE BILL NO. 623**

**103RD GENERAL ASSEMBLY** 

INTRODUCED BY SENATOR HUDSON.

KRISTINA MARTIN, Secretary

## AN ACT

To repeal section 452.350, RSMo, and to enact in lieu thereof one new section relating to child support orders.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 452.350, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 452.350, to read as follows:

452.350. 1. Until January 1, 1994, except for orders entered or modified in IV-D cases, each order for child 2 3 support or maintenance entered or modified by the court pursuant to the authority of this chapter, or otherwise, 4 shall include a provision notifying the person obligated to 5 6 pay such support or maintenance that, upon application by 7 the obligee or the Missouri family support division of the 8 department of social services, the obligor's wages or other 9 income shall be subject to withholding without further 10 notice if the obligor becomes delinquent in maintenance or 11 child support payments in an amount equal to one month's 12 total support obligation. The order shall also contain 13 provisions notifying the obligor that:

14 (1) The withholding shall be for the current month's15 maintenance and support; and

16 (2) The withholding shall include an additional amount
17 equal to fifty percent of one month's child support and
18 maintenance to defray delinquent child support and

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19 maintenance, which additional withholding shall continue 20 until the delinquency is paid in full.

21 2. For all orders entered or modified in IV-D cases, and effective January 1, 1994, for every order for child 22 support or maintenance entered or modified by the court 23 24 pursuant to the authority of this chapter, or otherwise, 25 income withholding pursuant to this section shall be 26 initiated on the effective date of the order, except that such withholding shall not commence with the effective date 27 28 of the order in any case where:

(1) One of the parties demonstrates, and the court 29 finds, that there is good cause not to require immediate 30 31 income withholding. For purposes of this subdivision, any finding that there is good cause not to require immediate 32 withholding must be based on, at least, a written 33 determination and an explanation by the court that 34 implementing immediate wage withholding would not be in the 35 best interests of the child and proof of timely payments of 36 37 previously ordered support in cases involving the 38 modification of support orders; or

39 (2) A written agreement is reached between the parties40 that provides for an alternative arrangement.

If the income of an obligor is not withheld as of the 41 42 effective date of the support order, pursuant to subdivision (1) or (2) of this subsection, or otherwise, such obligor's 43 income shall become subject to withholding pursuant to this 44 section without further exception on the date on which the 45 obligor becomes delinguent in maintenance or child support 46 payments in an amount equal to one month's total support 47 obligation or after ninety days of partial child support 48 payments, whichever is earlier. Such withholding shall be 49

50 initiated in the manner provided in subsection 4 of this section. All IV-D orders entered or modified by the court 51 52 shall contain a provision notifying the obligor that he or she shall notify the family support division regarding the 53 54 availability of medical insurance coverage through an employer or a group plan, provide the name of the insurance 55 provider when coverage is available, and inform the division 56 57 of any change in access to such insurance coverage. Anv income withheld pursuant to this section for a support order 58 59 initially entered on or after October 1, 1999, shall be paid to the payment center pursuant to section 454.530. Any 60 order of the court entered on or after October 1, 1999, 61 62 establishing the withholding for a support order as defined in section 454.460, or notice from the clerk issued on or 63 after October 1, 1999, pursuant to this section for a 64 support order shall require payment to the payment center 65 pursuant to section 454.530. 66

3. The provisions of section 432.030 to the contrary notwithstanding, if income withholding has not been initiated on the effective date of the initial or modified order, the obligated party may execute a voluntary income assignment at any time, which assignment shall be filed with the court and shall take effect after service on the employer or other payer.

74 4. The circuit clerk, upon application of the obligee or the family support division, shall send, by certified 75 mail, return receipt requested, a written notice to the 76 employer or other payer listed on the application when the 77 78 obligated party is subject to withholding pursuant to the 79 child support order or subsection 2 of this section. For orders entered or modified in cases known by the circuit 80 clerk to be IV-D cases in which income withholding is to be 81

82 initiated on the effective date of the order, and effective 83 January 1, 1994, for all orders entered or modified by the 84 court in which income withholding is to be initiated on the effective date of the order, the circuit clerk shall send 85 such notice to the employer or other payer in the manner 86 provided by this section at the time the order is entered 87 without application of any party when an employer or other 88 89 payer is identified to the circuit clerk by inclusion in the 90 pleadings pursuant to section 452.312, or otherwise. The 91 notice of income withholding shall be prepared by the person entitled to support pursuant to the order, or the legal 92 representative of that person, on a form prescribed by the 93 94 court, and shall be presented to the clerk of the court at the time the order of support is entered. The notice shall 95 direct the employer or other payer to withhold each month an 96 97 amount equal to one month's child support and maintenance 98 until further notice from the court. In the event of a 99 delinquency in child support or maintenance payments in an 100 amount equal to one month's total support obligation, the notice further shall direct the employer or other payer to 101 102 withhold each month an additional amount equal to fifty percent of one month's child support and maintenance until 103 104 the support delinquency is paid in full. The notice shall 105 also include a statement of exemptions which may apply to 106 limit the portion of the obligated party's disposable 107 earnings which are subject to the withholding pursuant to 108 federal or state law and notify the obligor that the obligor may request a hearing and related information pursuant to 109 110 this section. The notice shall contain the Social Security number of the obligor if available. 111 The circuit clerk shall send a copy of this notice by regular mail to the last known 112 address of the obligated party. A notice issued pursuant to 113

114 this section shall be binding on the employer or other 115 payer, and successor employers and payers, two weeks after 116 mailing, and shall continue until further order of the court or the family support division. If the notice does not 117 contain the Social Security number of the obligor, the 118 119 employer or other payer shall not be liable for withholding 120 from the incorrect obligor. The obligated party may, within 121 that two-week period, request a hearing on the issue of 122 whether the withholding should take effect. The withholding 123 shall not be held in abeyance pending the outcome of the 124 hearing. The obligor may not obtain relief from the withholding by paying overdue support, if any. The only 125 126 basis for contesting the withholding is a mistake of fact. For the purpose of this section, "mistake of fact" shall 127 128 mean an error in the amount of arrearages, if applicable, or an error as to the identity of the obligor. The court shall 129 130 hold its hearing, enter its order disposing of all issues disputed by the obligated party, and notify the obligated 131 party and the employer or other payer, within forty-five 132 days of the date on which the withholding notice was sent to 133 134 the employer.

5. For each payment the employer may charge a fee not to exceed six dollars per month, which shall be deducted from each obligor's moneys, income or periodic earnings, in addition to the amount deducted to meet the support or maintenance obligation subject to the limitations contained in the federal Consumer Credit Protection Act (15 U.S.C. Section 1673).

142 6. Upon termination of the obligor's employment with
143 an employer upon whom a withholding notice has been served,
144 the employer shall so notify the court in writing. The
145 employer shall also inform the court, in writing, as to the

146 last known address of the obligor and the name and address 147 of the obligor's new employer, if known.

148 7. Amounts withheld by the employer or other payer shall be transmitted, in accordance with the notice, within 149 150 seven business days of the date that such amounts were 151 payable to the obligated party. For purposes of this section, "business day" means a day that state offices are 152 153 open for regular business. The employer or other payer 154 shall, along with the amounts transmitted, provide the date 155 each amount was withheld from each obligor. If the employer 156 or other payer is withholding amounts for more than one order, the employer or other payer may combine all such 157 withholdings that are payable to the same circuit clerk or 158 159 the family support payment center and transmit them as one 160 payment, together with a separate list identifying the cases 161 to which they apply. The cases shall be identified by court 162 case number, name of obligor, the obligor's Social Security number, the IV-D case number, if any, the amount withheld 163 164 for each obligor, and the withholding date or dates for each obligor, to the extent that such information is known to the 165 employer or other payer. An employer or other payer who 166 167 fails to honor a withholding notice pursuant to this section may be held in contempt of court and is liable to the 168 169 obligee for the amount that should have been withheld. 170 Compliance by an employer or other payer with the 171 withholding notice operates as a discharge of liability to 172 the obligor as to that portion of the obligor's periodic earnings or other income so affected. 173

174 8. As used in this section, the term "employer"175 includes the state and its political subdivisions.

176 9. An employer shall not discharge or otherwise177 discipline, or refuse to hire, an employee as a result of a

178 withholding notice issued pursuant to this section. Anv 179 obligor who is aggrieved as a result of a violation of this 180 subsection may bring a civil contempt proceeding against the employer by filing an appropriate motion in the cause of 181 182 action from which the withholding notice issued. If the 183 court finds that the employer discharged, disciplined, or refused to hire the obligor as a result of the withholding 184 185 notice, the court may order the employer to reinstate or 186 hire the obligor, or rescind any wrongful disciplinary 187 action. If, after the entry of such an order, the employer refuses without good cause to comply with the court's order, 188 189 or if the employer fails to comply with the withholding notice, the court may, after notice to the employer and a 190 191 hearing, impose a fine against the employer, not to exceed 192 five hundred dollars. Proceeds of any such fine shall be 193 distributed by the court to the county general revenue fund.

194 10. A withholding entered pursuant to this section 195 may, upon motion of a party and for good cause shown, be 196 amended by the court. The clerk shall notify the employer 197 of the amendment in the manner provided for in subsection 4 198 of this section.

199 11. The court, upon the motion of obligor and for good 200 cause shown, may terminate the withholding, except that the 201 withholding shall not be terminated for the sole reason that 202 the obligor has fully paid past due child support and 203 maintenance.

12. A withholding effected pursuant to this section shall have priority over any other legal process pursuant to state law against the same wages, except that where the other legal process is an order issued pursuant to this section or section 454.505, the processes shall run concurrently, up to applicable wage withholding

210 limitations. If concurrently running wage withholding 211 processes for the collection of support obligations would 212 cause the amounts withheld from the wages of the obligor to exceed applicable wage withholding limitations and includes 213 a wage withholding from another state pursuant to section 214 215 454.932, the employer shall first satisfy current support 216 obligations by dividing the amount available to be withheld 217 among the orders on a pro rata basis using the percentages 218 derived from the relationship each current support order 219 amount has to the sum of all current child support 220 obligations. Thereafter, delinquencies shall be satisfied using the same pro rata distribution procedure used for 221 222 distributing current support, up to the applicable 223 limitation. If concurrently running wage withholding 224 processes for the collection of support obligations would 225 cause the amounts withheld from the wages of the obligor to 226 exceed applicable wage withholding limitations and does not 227 include a wage withholding from another state pursuant to 228 section 454.932, the employer shall withhold and pay to the payment center an amount equal to the wage withholding 229 230 limitations. The payment center shall first satisfy current support obligations by dividing the amount available to be 231 withheld among the orders on a pro rata basis using the 232 233 percentages derived from the relationship each current 234 support order amount has to the sum of all current child 235 support obligations. Thereafter, arrearages shall be 236 satisfied using the same pro rata distribution procedure used for distributing current support, up to the applicable 237 238 limitation.

239 13. The remedy provided by this section applies to
240 child support and maintenance orders entered prior to August
241 13, 1986, notwithstanding the absence of the notice to the

obligor provided for in subsection 1 of this section, provided that prior notice from the circuit clerk to the obligor in the manner prescribed in subsection 5 of section 452.345 is given.

Notwithstanding any provisions of this section to 246 14. 247 the contrary, in a case in which support rights have been 248 assigned to the state or in which the family support 249 division is providing support enforcement services pursuant 250 to section 454.425, the director of the family support 251 division may amend or terminate a withholding order issued 252 pursuant to this section, as provided in this subsection 253 without further action of the court. The director may amend or terminate a withholding order and issue an administrative 254 255 withholding order pursuant to section 454.505 when the 256 director determines that children for whom the support order 257 applies are no longer entitled to support pursuant to 258 section 452.340, when the support obligation otherwise ends 259 and all arrearages are paid, when the support obligation is modified pursuant to section 454.500, or when the director 260 enters an order that is approved by the court pursuant to 261 section 454.496. The director shall notify the employer and 262 the circuit clerk of such amendment or termination. 263 The director's administrative withholding order or withholding 264 265 termination order shall preempt and supersede any previous 266 judicial withholding order issued pursuant to this or any 267 other section.

268 15. For the purpose of this section, "income" means 269 any periodic form of payment due to an individual, 270 regardless of source, including wages, salaries, 271 commissions, bonuses, workers' compensation benefits, 272 disability benefits, payments pursuant to a pension or a 273 retirement program and interest.

274 16. If the secretary of the Department of Health and 275 Human Services promulgates a final standard format for an 276 employer income withholding notice, the court shall use or 277 require the use of such notice.