1 State of Arkansas A BillACT 1095 OF 1991 2 78th General Assembly HOUSE BILL 1253 3 Regular Session, 1991 By: Representative Mahony 6 For An Act To Be Entitled 7 "AN ACT TO AMEND TITLE 9, CHAPTERS 10 AND 14 OF THE g ARKANSAS CODE OF 1987 TO MAKE INCOME WITHHOLDING FOR CHILD 9 SUPPORT EFFECTIVE JULY 1, 1991; TO REPLACE THE APPOINTMENT 10 OF MASTERS IN CHANCERY COURT FOR EXPEDITED PROCESS FOR CHILD SUPPORT CASES; TO MAKE OTHER TECHNICAL CHANGES TO 12 COMPLY WITH FEDERAL REQUIREMENTS; AND FOR OTHER PURPOSES." 13 14 15 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS: 16 17 SECTION 1. Subsection (b) of Arkansas Code §9-10-112 is hereby amended to read as follows: 18 "(b)(1) Beginning October 1, 1989, in all cases brought pursuant to 19 20 Title IV-D, the support orders issued or modified shall include a provision 21 for immediate implementation of income withholding, absent a finding of good 22 cause not to require immediate income withholding or a written agreement of 23 the parties incorporated in the order setting forth an alternative agreement. Otherwise, it shall become effective under subsection (a) of this section 25 following the procedure set forth in subsection (c) of this section, or as 26 provided in subsection (d) of this section. 27 (2) Beginning January 1, 1994, all support orders issued or 28 modified shall include a provision for immediate implementation of income 29 withholding absent a finding of good cause not to require immediate income 30 withholding or a written agreement of the parties incorporated in the order 31 setting forth an alternative agreement. (3) In all non-Title IV-D cases brought prior to January 1, 1994, 32 33 the support order may include a provision for immediate implementation of 34 income withholding, absent a finding of good cause not to require immediate 35 withholding, or a written agreement of the parties incorporated in the order 36 setting forth an alternative agreement. The judge of each division shall

- 1 determine if all support orders shall be subject to the provisions of this
- 2 section and shall enter a standing order setting forth the treatment of non-
- 3 Title IV-D cases in that division prior to January 1, 1994."

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- 5 SECTION 2. Arkansas Code §9-14-204 is hereby amended to read as
- 6 follows:
- 7 "9-14-204. Hearings for enforcement of support orders.
- 8 (a)(1) Hearings in all child support cases shall be heard within a
- 9 reasonable period of time following service of process in each county in the
- 10 state.
- 11 (2) In each of the seventy-five (75) counties of this state, the
- 12 chancery judge or judges of the judicial district for the county may designate
- 13 at least one (1) day per month in each county to docket and hear matters
- 14 concerning the establishment and enforcement of support orders. This date
- 15 shall be publicized in the court calendar for the judicial district each
- 16 calendar year, clearly noting the county and time of day the court shall
- 17 commence to sit on these matters.
- 18 (3)(A) In addition, all actions to establish or enforce support
- 19 obligations in cases brought pursuant to Title IV-D of the Social Security Act
- 20 shall be completed from time of service to the time of disposition within the
- 21 following time periods within each judicial district:
- 22 (i) Ninety percent (90%) in three (3) months;
- 23 (ii) Ninety-eight percent (98%) in six (6) months; and
- 24 (iii) One hundred percent (100%) in twelve (12) months.
- 25 (B) When calculating these rates of disposition:
- 26 (i) The percentages will be based upon a comparison of all
- 27 disposed cases to the total of all filed cases for the preceding quarter,
- 28 within each judicial circuit which have been brought pursuant to Title IV-D of
- 29 the Social Security Act; and
- 30 (ii) In any jurisdiction in which twenty (20) or fewer Title
- 31 IV-D cases have been filed during the preceding quarter, when applying the
- 32 percentages set forth in this subdivision, the next lowest whole number will
- 33 be utilized for purposes of measurement of compliance.
- 34 (C) These calculations will be for the quarter ending April 1,
- 35 1987, and each three (3) months thereafter.

The chancery judge or judges of the judicial district shall provide

2 for expedited support hearings in each county of their district. The judge or 3 judges may ask that a waiver be granted from the expedited process requirement 4 in one (1) or more of the counties in the district, in which case the Division 5 of Economic and Medical Services of the Department of Human Services and the 6 Administrative Office of the Courts will furnish such information to the 7 Director of the Department of Human Services or his designee as may be 8 required by the Secretary of Health and Human Services for the granting of a 9 waiver for expedited process in accordance with the provisions of the Federal 10 Child Support Enforcement Amendments of 1984, Public Law 98-378, and the 11 regulations promulgated thereto. In the event the Secretary of Health and 12 Human Services does not grant a waiver for one (1) of the counties, or in the 13 event waiver is revoked, the Director of the Department of Human Services 14 shall notify the judge or judges of the county and the Executive Secretary of 15 the Administrative Office of the Courts. The Chief Justice of the Supreme 16 Court shall immediately appoint an additional chancery judge or judges to 17 assist the county or judicial district and to serve in accordance with this 18 section, if necessary, to meet the time requirements for processing cases. The compensation to be allowed a chancery judge appointed under 19 20 this section shall be as prescribed by current law for appointed chancery 21 judges. 22 The appointed chancery judge shall have the same authority and 23 power as a chancery judge to issue any and all process in conducting hearings 24 and other proceedings in accordance with this section. In addition, the 25 appointed chancery judge shall have those powers as required by the provisions 26 of the Federal Child Support Enforcement Amendments of 1984, Public Law 98-The Chief Justice of the Supreme Court may recall from retirement a 28 chancery judge and appoint same pursuant to this section to assist the state 29 in meeting the required time frames noted above.

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33 for the State of Arkansas."

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35 SECTION 3. Subsection (a) of Arkansas Code §9-14-218 is hereby amended

32 caseload information and data regarding the IV-D cases filed by the attorneys

31 Human Services shall furnish to the Administrative Office of the Courts

The Division of Economic and Medical Services of the Department of

1 to read as follows:

2 "(a)(1) In all decrees or orders which provide for the payment of money 3 for the support and care of any children, the court shall include a provision

- 4 directing a payor to deduct from money, income, or periodic earnings due the
- 5 noncustodial parent an amount which is sufficient to meet the periodic child
- 6 support payments imposed by the court plus an additional amount equal to ten
- 7 percent (10%) of the periodic child support payment to be applied toward
- 8 liquidation of any accrued arrearage due under the order.
- 9 (2) Beginning October 1, 1989, in all cases brought pursuant to
- 10 Title IV-D, the order of income withholding issued or modified shall take
- 11 effect immediately, absent a finding of good cause not to require immediate
- 12 income withholding or a written agreement of the parties incorporated in the
- 13 order setting forth an alternative arrangement. Otherwise, it shall become
- 14 effective as set forth in subsection (e) of this section or when the
- 15 requirements set forth in 9-14-221 have been satisfied.
- 16 (3) Beginning January 1, 1994, all support orders issued or
- 17 modified shall include a provision for immediate implementation of income
- 18 withholding, absent a finding of good cause not to require immediate income
- 19 withholding or a written agreement of the parties incorporated in the order
- 20 setting forth an alternative agreement.
- 21 (4) In all non-Title IV-D cases brought prior to January 1, 1994,
- 22 the support order may include a provision for immediate implementation of
- 23 income withholding, absent a finding of good cause not to require immediate
- 24 withholding or a written agreement of the parties incorporated in the order
- 25 setting forth an alternative agreement. The judge of each division shall
- 26 determine if all support orders shall be subject to the provisions of this
- 27 section and shall enter a standing order setting forth the treatment of non-
- 28 Title IV-D cases in that division prior to January 1, 1994."

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- 31 SECTION 4. Subsection (e) of Arkansas Code §9-14-218 is hereby amended
- 32 to read as follows:
- 33 "(e) In cases brought pursuant to Title IV-D with support orders
- 34 effective prior to October 1, 1989, income withholding shall take effect
- 35 immediately in any child support case at the request or upon the consent of

1 the noncustodial parent or on the date the court grants an approved request of

- 2 the custodial parent brought in accordance with procedures and standards as
- 3 established by the Title IV-D agency."

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- 5 SECTION 5. Subsection (a) of Arkansas Code §9-14-221 is hereby amended 6 to read as follows:
- 7 "(a) Orders of income withholding which were not effective immediately
- 8 by order of the court, upon the consent of the noncustodial parent, or at the
- 9 request of the custodial parent, shall become effective when payment
- 10 arrearages owed by the noncustodial parent equal the total court-ordered
- 11 support payable for thirty (30) days."

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- 13 SECTION 6. All provisions of this act of a general and permanent nature
- 14 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
- 15 Revision Commission shall incorporate the same in the Code.

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- 17 SECTION 7. If any provision of this act or the application thereof to
- 18 any person or circumstance is held invalid, such invalidity shall not affect
- 19 other provisions or applications of the act which can be given effect without
- 20 the invalid provision or application, and to this end the provisions of this
- 21 act are declared to be severable.

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- 23 SECTION 8. All laws and parts of laws in conflict with this act are
- 24 hereby repealed.

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- 26 SECTION 9. EMERGENCY. It is hereby found and determined by the
- 27 Seventy-Eighth General Assembly of the State of Arkansas that the
- 28 effectiveness of this act on July 1, 1991, is essential to the operation of
- 29 the child support collection system in this state and that in the event of an
- 30 extension of the Regular Session, the delay in the effective date of this act
- 31 beyond July 1, 1991, could work irreparable harm upon the proper
- 32 administration and provision of essential governmental programs. Therefore,
- 33 an emergency is hereby declared to exist and this Act being necessary for the
- 34 immediate preservation of the public peace, health and safety shall be in full
- 35 force and effect from and after July 1, 1991.

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9	/s/Jodie Mahony
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11	APPROVED: 4/9/91
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