GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 189 PROPOSED COMMITTEE SUBSTITUTE H189-PCS30176-TJ-9

Short Title: Amend Info Prov./Noncust. Parent/Child Supp.

(Public)

Sponsors:

Referred to:

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	March 4, 2013		
1	A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE LAWS REGARDING INFORMATION PROVIDED TO		
3	NONCUSTO	DIAL PARENTS SUBJECT TO WAGE WITHHOLDING ORDERS	
4	UNDER THE	E LAWS PERTAINING TO CHILD SUPPORT.	
5	The General Assembly of North Carolina enacts:		
6	SECTION 1. G.S. 110-136.3(a) reads as rewritten:		
7	"(a) Required Contents of Support Orders. All child support orders, civil or criminal,		
8	entered or modified in the State in IV-D cases shall include a provision ordering income		
9	withholding to t	ake effect immediately. All child support orders, civil or criminal, initially	
10	entered in the St	ate in non-IV-D cases on or after January 1, 1994, shall include a provision	
11	ordering income	withholding to take effect immediately as provided in G.S. 110-136.5(c1),	
12		exceptions specified in G.S. 110-136.5(c1) applies. A non-IV-D child support	
13		ins an income withholding requirement and a IV-D child support order	
14	-	y with each of the following:	
15	(1)	Require the obligor to keep the clerk of court or IV-D agency informed of	
16		the obligor's current residence and mailing address; address.	
17	(2),	(2a) Repealed by Session Laws 1993, c. 517, s. 1.	
18	(3)	Require the obligor to cooperate fully with the initiating party in the	
19 20	(4)	verification of the amount of the obligor's disposable income; income.	
20	(4)	Require the custodial party to keep the obligor informed of (i) the custodial	
21		party's disposable income and the amount and effective date of any	
22 23	(1_{2})	substantial change in this disposable income and (ii)income.	
23 24	<u>(4a)</u>	Require the North Carolina Child Support Enforcement agency to provide,	
24 25		or to allow the obligor to obtain through the N.C. Child Support Centralized Collections database, the current residence address and mailing address of	
23 26		the custodial party, or the current residence address and mailing address of	
20 27		the child if the address of the custodial party and the address of the child are	
28		different. A form approved by the Administrative Office of the Courts shall	
20 29		be supplied by the clerk of court to an obligor to enable the obligor to	
30		proceed pro se pursuant to this subsection. However, there is no requirement	
31		that the court authorize the obligor to have access to the current residence	
32		and mailing address of the <u>custodial party or the child</u> , unless if:	
33		a. There is an existing order prohibiting disclosure of the address to the	
34		obligor.	
35		b. <u>The the court has determined that notice providing the address to the</u>	
36		obligor is inappropriate because the obligor has made verbal or	



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1	physical threats that constitute domestic violence under Chapter 50B
2	of the General Statutes; and Statutes.
3	c. The child is in foster care, protective custody, or a court-ordered
4	placement under Chapter 7B of the General Statutes.
5	d. Disclosure of the address is otherwise prohibited by State or federal
6	<u>law.</u>
7	(5) Require the obligor to keep the initiating party informed of the name and
8	address of any payor of the obligor's disposable income and of the amount
9	and effective date of any substantial change in this disposable income."
10	SECTION 3. This act is effective when it becomes law.