HLS 10RS-933 ENGROSSED

Regular Session, 2010

HOUSE BILL NO. 964

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BY REPRESENTATIVE JOHNSON

SOCIAL SERVICES DEPT: Provides for the collection of medical support for minor children subject to child support orders

AN ACT

2 To amend and reenact R.S. 46:236.1.1 and to enact R.S. 46:236.1.2(L), relative to family 3 and child support programs; to provide for medical support for minor children 4 subject to child support orders; to provide for definitions; and to provide for related 5 matters. 6 Be it enacted by the Legislature of Louisiana: 7 Section 1. R.S. 46:236.1.1 is hereby amended and reenacted and R.S. 46:236.1.2(L) 8 is hereby enacted to read as follows: 9 §236.1.1. Family and child support programs; definitions 10 For the purposes of this Subpart, the following items shall mean: 11 (1) "Accessible", for the purposes of health insurance, means health 12 insurance that provides primary care services within fifty miles of the residence of 13 the child subject to the child support order. 14 (2) "Cash medical support" means an amount ordered to be paid in a child 15 support order toward the cost of health insurance provided by a public entity, another 16 parent, or person with whom the child resides, through employment or otherwise, or 17 for other medical costs not covered by insurance. 18 (1) (3) "Delinquent of an amount equal to one month's support" means that 19 an obligor becomes delinquent of an amount equal to one month's support obligation 20 on the day after a payment is due and the total amount owed equals or exceeds one

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	month's support obligation. A delinquency includes any judgment awarding
2	retroactive support in accordance with R.S. 9:315.21 and 399.
3	(2) (4) "Department" means the Department of Social Services.
4	$\frac{(3)}{(5)}$ "Financial institutions" means the following:
5	(a) A depository institution, as defined in Section 3(c) of the Federal Deposit
6	Insurance Act (12 U.S.C. 1813(c)).
7	(b) An institution-affiliated party, as defined in Section 3(u) of the Federal
8	Deposit Insurance Act (12 U.S.C. 1813(u)).
9	(c) Any federal credit union or state credit union, as defined in Section 101
10	of the Federal Credit Union Act (12 U.S.C. 1752), including an institution-affiliated
11	party of such a credit union, as defined in Section 206(r) of the Federal Credit Union
12	Act (12 U.S.C. 1786(r)).
13	(d) Any benefit association, insurance company, safe deposit company,
14	money-market mutual fund, or similar entity authorized to do business in this state.
15	(4) (6) "Financial record", the meaning given such term in Section 1101 of
16	the Right to Financial Privacy Act of 1978 (12 U.S.C. 3401).
17	(5) (7) "FITAP" means Family Independence Temporary Assistance
18	Program.
19	(8) "Medical support" means health insurance, cash medical support, and the
20	payment of the medical expenses of the child.
21	(6) (9)(a) "Noncustodial parent" means an absent parent as defined in
22	Subparagraph (b) of this Paragraph.
23	(b) "Absent parent" means any person who does not reside with his
24	dependent child and who is responsible for providing financial support for that child
25	and against whom the Support Enforcement Services Program is enforcing or
26	seeking to enforce or modify a support obligation pursuant to a plan described in
27	Title IV-D of the Social Security Act and made applicable to the state under this
28	Subpart. An "absent parent" may include but is not limited to the natural parent,
29	adoptive parent, and the putative or alleged father. This definition shall apply

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2	or seeking to enforce or modify.
3	(10) "Private health insurance" means coverage by a health plan provided
4	through an employer or union or purchased by an individual from a private health
5	insurance company.
6	(11) "Public health insurance" means health insurance provided by a public
7	entity.
8	(12) "Reasonable cost", as it pertains to private health insurance, means that
9	the health insurance premiums for the minor child or children do not exceed five
10	percent of the gross income of the parent ordered to provide support pursuant to R.S.
11	9:315.4. There is a rebuttable presumption that public health insurance is always
12	available at a reasonable cost.
13	(7)(13) "SES program administrator" means the administrator of the Support
14	Enforcement Services program, office of family support, Department of Social
15	Services.
16	(8) (14) "Support services" and "support enforcement services" means any
17	action taken by the Department of Social Services, upon receipt of an application or
18	referral for services or a request made under the Uniform Interstate Family Support
19	Act, in accordance with the federal requirements of Title IV-D of the Social Security
20	Act and corresponding state laws and regulations without regard to whether there is
21	any existing court order, delinquency, or presumption of paternity.
22	§236.1.2. Family and child support programs; responsibilities
23	* * *
24	L. The department, when providing support enforcement services, shall
25	pursue an order to require one or both parties to provide medical support for the child
26	or children pursuant to R.S. 9:315.4. If private or public health insurance is not
27	available at the time the order is rendered, the court shall order the party responsible
28	for providing medical support to provide health insurance as soon as it becomes
29	available at a reasonable rate. If health insurance is not available to either parent at

retroactively to all cases that the Support Enforcement Services Program is enforcing

a reasonable cost, the court shall order the noncustodial parent to provide cash
medical support to the domiciliary party. Cash medical support may be set at an
amount not to exceed five percent of the noncustodial parent's income. An award for
cash medical support shall be separate from the child support order and shall not be
included in the child support calculations.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Johnson HB No. 964

Abstract: Adds definitions and a requirement relative to medical support for minor children subject to child support orders to <u>present law</u> relative to the child support program.

<u>Present law</u> provides for definitions for purposes of <u>present law</u> relative to the child support program.

<u>Proposed law</u> adds terms related to medical support to <u>present law</u> relative to definitions.

<u>Proposed law</u> requires that medical support be provided for children subject to child support orders.

<u>Proposed law</u> provides that a medical support award shall be separate from the child support order and not included in the child support calculations.

(Amends R.S. 46:236.1.1; Adds R.S. 46:236.1.2(L))

Summary of Amendments Adopted by House

Committee Amendments Proposed by <u>House Committee on Health and Welfare</u> to the <u>original</u> bill.

1. Made technical changes to correct a citation of the L.R.S.