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2007

# A bill to be entitled

2 An act relating to child support enforcement; amending s. 61.1814, F.S.; providing for the collection and deposit of 3 an annual fee for certain child support cases; amending s. 4 61.1824, F.S.; revising requirements for certain employers 5 to remit support payments electronically; providing 6 7 grounds for waiving the requirement for employers to electronically remit support payments; amending s. 8 9 409.2564, F.S.; lowering the amount of child support owed to permit federal action against an obligor's passport; 10 amending s. 409.25641, F.S.; revising provisions governing 11 the automated enforcement of a support order from another 12 state; amending s. 409.2567, F.S.; authorizing the 13 Department of Revenue to pay a federally required annual 14 fee; amending ss. 49.011 and 409.257, F.S.; authorizing 15 16 service of process by publication for unknown legal fathers; providing for diligent search and inquiry; 17 amending s. 742.09, F.S.; providing an exception to the 18 19 prohibition against publication of the name of a party in a paternity action; providing an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Section 1. Section 49.011, Florida Statutes, is amended to 24 25 read: 26

26 49.011 Service of process by publication; cases in which 27 allowed.--Service of process by publication may be made in any

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28 court on any <u>party identified</u> person mentioned in s. 49.021 in 29 any action or proceeding:

30 (1) To enforce any legal or equitable lien or claim to any
31 title or interest in real or personal property within the
32 jurisdiction of the court or any fund held or debt owing by any
33 party on whom process can be served within this state.

34 (2) To quiet title or remove any encumbrance, lien, or
35 cloud on the title to any real or personal property within the
36 jurisdiction of the court or any fund held or debt owing by any
37 party on whom process can be served within this state.

38 (3) To partition real or personal property within the39 jurisdiction of the court.

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(4) For dissolution or annulment of marriage.

41 (5) For the construction of any will, deed, contract, or
42 other written instrument and for a judicial declaration or
43 enforcement of any legal or equitable right, title, claim, lien,
44 or interest thereunder.

45 (6) To reestablish a lost instrument or record which has46 or should have its situs within the jurisdiction of the court.

47 (7) In which a writ of replevin, garnishment, or48 attachment has been issued and executed.

(8) In which any other writ or process has been issued and
executed which places any property, fund, or debt in the custody
of a court.

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(9) To revive a judgment by motion or scire facias.

53 (10) For adoption.

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54 (11) In which personal service of process or notice is not
55 required by the statutes or constitution of this state or by the
56 Constitution of the United States.

57 (12) In probate or guardianship proceedings in which 58 personal service of process or notice is not required by the 59 statutes or constitution of this state or by the Constitution of 60 the United States.

61 (13) For termination of parental rights pursuant to part62 IX of chapter 39.

63 (14) For temporary custody of a minor child, under ss.64 751.01-751.05.

65 (15) To determine paternity, but only as to the legal 66 father in a paternity action in which another man is alleged to 67 be the biological father, in which case it is necessary to serve 68 process on the legal father in order to establish paternity with 69 regard to the alleged biological father.

Section 2. Subsection (2) of section 61.1814, Florida
Statutes, is amended to read:

61.1814 Child Support Enforcement Application and Program
Revenue Trust Fund.--

(2) With the exception of fees required to be deposited in
the Clerk of the Court Child Support Enforcement Collection
System Trust Fund under s. 61.181(2)(b) and collections
determined to be undistributable or unidentifiable under s.
409.2558, the fund shall be used for the deposit of Title IV-D
program income received by the department. Each type of program
income received shall be accounted for separately. Program

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2007 HB 7107, Engrossed 1 income received by the department includes, but is not limited 81 82 to: 83 Application fees of nonpublic assistance applicants (a) for child support enforcement services; 84 Court-ordered costs recovered from child support 85 (b) obligors; 86 87 (C) Interest on child support collections; The balance of fees received under s. 61.181(2)(a) on 88 (d) 89 non-Title IV-D cases required to be processed through the State Disbursement Unit after the clerk's share is paid; and 90 Fines imposed under ss. 409.256(7)(b), 409.2564(7), 91 (e) and 409.2578; and 92 The annual fee required under s. 409.2567. 93 (f) Section 3. Subsection (6) of section 61.1824, Florida 94 95 Statutes, is amended to read: 96 61.1824 State Disbursement Unit. --Effective October 1, 1999, All support payments for 97 (6) cases to which the requirements of this section apply shall be 98 99 made payable to and delivered to the State Disbursement Unit. 100 Effective October 1, 2006, 101 An employer that is required to remit tax payments (a) electronically to the department under s. 213.755 or s. 443.163 102 who employed 10 or more employees in any quarter during the 103 104 preceding state fiscal year or who was subject to and paid tax 105 to the department in an amount of \$30,000 or more shall remit 106 support payments deducted pursuant to an income deduction order or income deduction notice and provide associated case data to 107 the State Disbursement Unit by electronic means approved by the 108 Page 4 of 11

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109	department. The department may waive the requirement to remit
110	payments electronically for an employer that is unable to comply
111	despite good faith efforts or due to circumstances beyond the
112	employer's reasonable control. Grounds for approving a waiver
113	include, but are not limited to, circumstances in which:
114	1. The employer does not have a computer that meets the
115	minimum standards necessary for electronic remittance.
116	2. Additional time is needed to program the employer's
117	computer.
118	3. The employer does not currently file data
119	electronically with any business or government agency.
120	4. Compliance conflicts with the employer's business
121	procedures.
122	5. Compliance would cause a financial hardship.
123	(b) The department shall adopt by rule standards for
124	electronic remittance <u>,</u> and data transfer <u>, and waivers</u> that <u>,</u> to
125	the extent feasible, are consistent with the department's rules
126	for electronic filing and remittance of taxes under ss. 213.755
127	and 443.163. A waiver granted by the department from the
128	requirement to file and remit electronically under s. 213.755 or
129	s. 443.163 constitutes a waiver from the requirement under this
130	subsection.
131	(7) Notwithstanding any other statutory provision to the
132	contrary, funds received by the State Disbursement Unit shall be
133	held, administered, and disbursed by the State Disbursement Unit
134	pursuant to the provisions of this chapter.
135	Section 4. Subsection (10) of section 409.2564, Florida
136	Statutes, is amended to read:
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409.2564 Actions for support. --137 (10) For the purposes of denial, revocation, or limitation 138 of an obligor's individual's United States passport, consistent 139 140 with 42 U.S.C. s. 652(k)(1), the department Title IV D agency 141 shall have procedures to certify to the Secretary of the United 142 States Department of Health and Human Services, in the format 143 and accompanied by such supporting documentation as the secretary may require, a determination that an obligor 144 145 individual owes arrearages of support in an amount exceeding \$2,500 <del>\$5,000</del>. Said procedures shall provide that the obligor 146 individual be given notice of the determination and of the 147 consequence thereof and that the individual shall be given an 148 opportunity to contest the accuracy of the determination. 149 150 Section 5. Section 409.25641, Florida Statutes, is amended to read: 151

409.25641 Procedures for processing <u>interstate</u> automated
 administrative enforcement requests.--

154 (1) The <u>department</u> Title IV D agency shall use automated
155 administrative enforcement, as provided in 42 U.S.C. s.
156 <u>666(a)(14)(A) to respond</u> defined in the Social Security Act, in
157 response to a request from another state to enforce a support
158 order and shall promptly report the results of <u>the</u> enforcement
159 action to the requesting state.

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### (2) This request:

161 (a) May be transmitted from the other state by electronic 162 or other means;

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163 Shall contain sufficient identifying information to 164 allow comparison with the databases within the state which are available to the Title IV-D agency; and 165 166 (c) Shall constitute a certification by the requesting 167 state: 168 1. Of the amount of arrearage accrued under the order; and 169  $\frac{2}{2}$ That the requesting state has complied with all procedural due process requirements applicable to the case. 170 171 (3) If assistance is provided by the Title IV D agency to 172 another state as prescribed above, neither state shall consider the case to be transferred from the caseload of the other state 173 to the caseload of the Title IV D agency. 174 175 (4) The Title IV-D agency shall maintain a record of: 176 (a) The number of requests received; 177 (b) The number of cases for which the Title IV D agency 178 collected support in response to such a request; and 179 (c) The amount of such collected support. 180 (5) The department shall have authority to adopt rules to 181 implement this section. 182 Section 6. Section 409.2567, Florida Statutes, is amended 183 to read: 184 409.2567 Services to individuals not otherwise eligible .--185 (1) All support services provided by the department shall be made available on behalf of all dependent children. Services 186 shall be provided upon acceptance of public assistance or upon 187 proper application filed with the department. The federally 188 required application fee for individuals who do not receive 189 public assistance is \$1, which shall be waived for all 190 Page 7 of 11

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191 applicants and paid by the department. The annual fee required under 42 U.S.C. s. 654(6)(B) for cases involving an individual 192 who has never received temporary cash assistance and for whom 193 194 the department has collected at least \$500 of support shall be 195 paid by the department. The obligor is responsible for all 196 administrative costs, as defined in s. 409.2554. The court shall 197 order payment of administrative costs without requiring the department to have a member of the bar testify or submit an 198 199 affidavit as to the reasonableness of the costs. 200 An attorney-client relationship exists only between (2) the department and the legal services providers in Title IV-D 201 cases. The attorney shall advise the obligee in Title IV-D cases 202 203 that the attorney represents the agency and not the obligee. In 204 Title IV D cases, any costs, including filing fees, recording 205 fees, mediation costs, service of process fees, and other 206 expenses incurred by the clerk of the circuit court, 207 All administrative costs shall be assessed only (3) 208 against the nonprevailing obligor after the court makes a 209 determination of the nonprevailing obligor's ability to pay such costs and fees. In any case where the court does not award all 210 211 costs, the court shall state in the record its reasons for not 212 awarding the costs. The court shall order payment of costs 213 without requiring the department to have a member of the bar testify or submit an affidavit as to the reasonableness of the 214 215 costs.

(4) The Department of Revenue shall not be considered a
 party for purposes of this section; however, fees may be
 assessed against the department pursuant to s. 57.105(1).

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219 The Department of Revenue shall seek a waiver from the (5) 220 Secretary of the United States Department of Health and Human 221 Services to authorize the Department of Revenue to provide services in accordance with Title IV-D of the Social Security 222 223 Act to individuals who are owed support without need of an 224 application. If the waiver is granted, the Department of Revenue 225 shall adopt rules to implement the waiver and begin providing 226 Title IV-D services if support payments are not being paid as 227 ordered, except that the individual first must be given written 228 notice of the right to refuse Title IV-D services and a 229 reasonable opportunity to respond.

230 Section 7. Section 409.257, Florida Statutes, is amended 231 to read:

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409.257 Service of process.--

233 The service of original initial process and orders in (1)234 any paternity or child support action or proceeding lawsuits filed by the department, under this act, shall be made in 235 236 accordance with served by the sheriff in the county where the 237 person to be served may be found or, if determined more 238 effective by the department, by any means permitted under 239 chapter 48 for service of process in a civil action. The sheriff 240 shall be reimbursed at the prevailing rate of federal financial participation for service of process and orders as allowed by 241 law. The sheriff shall bill the department monthly as provided 242 for in s. 30.51(2). In addition, 243

244 (2) Process and orders may be served or executed by 245 authorized agents of the department at the department's 246 discretion <u>if</u>; provided that the agent of the department does Page 9 of 11

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247 not take any action against personal property, real property, or 248 persons.

Service of process by publication under chapter 49 may 249 (3) be made on the legal father in any action or proceeding to 250 251 determine paternity, which may result in termination of the 252 legal father's parental rights, in which another man is alleged 253 to be the biological father. Before service of process by publication may be made, the petitioner shall conduct a diligent 254 255 search and inquiry to locate the legal father. A diligent search 256 must include the inquiries required by s. 63.088(5). The 257 petitioner shall execute an affidavit of diligent search and 258 file it with the court confirming completion of each aspect of the diligent search enumerated in s. 63.088(5) and specifying 259 260 the results. If the legal father cannot be located, he shall be served with process by publication in the manner provided in 261 262 chapter 49. The notice shall be published in the county where the legal father was last known to have resided. The clerk of 263 264 the circuit court shall mail a copy of the notice to the legal 265 father at his last known address.

266 (4) Notices and other intermediate process, except witness
 267 subpoenas, shall be served by the department as provided for in
 268 the Florida Rules of Civil Procedure.

269 (5) Witness subpoenas shall be served by the department by
 270 United States mail as provided for in s. 48.031(3).

271 Section 8. Section 742.09, Florida Statutes, is amended to 272 read:

273 742.09 Publishing names; penalty.--<u>Except for the purpose</u>
 274 of serving process by publication, as provided under s.

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275 49.011(15), it shall be unlawful for the owner, publisher, 276 manager, or operator of any newspaper, magazine, radio station, 277 or other publication of any kind whatsoever, or any other person responsible therefor, or any radio broadcaster, to publish the 278 279 name of any of the parties to any court proceeding to determine paternity. A person who violates this section commits instituted 280 281 or prosecuted under this act; and any person violating this 282 provision shall be guilty of a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083. 283

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Section 9. This act shall take effect July 1, 2007.

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