CS for SB 552

 $\boldsymbol{B}\boldsymbol{y}$  the Committee on Criminal Justice; and Senator Bracy

	591-02927-17 2017552c1
1	A bill to be entitled
2	An act relating to child support; creating the
3	"Florida Responsible Parent Act"; amending s.
4	61.13016, F.S.; providing additional circumstances
5	under which an obligor who fails to pay child support
6	may avoid suspension of his or her driver license and
7	motor vehicle registration; providing an effective
8	date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
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12	Section 1. This act may be cited as the "Florida
13	Responsible Parent Act."
14	Section 2. Subsections (1) and (4) of section 61.13016,
15	Florida Statutes, are amended to read:
16	61.13016 Suspension of driver licenses and motor vehicle
17	registrations
18	(1) The driver license and motor vehicle registration of a
19	support obligor who is delinquent in payment or who has failed
20	to comply with subpoenas or a similar order to appear or show
21	cause relating to paternity or support proceedings may be
22	suspended. When an obligor is 15 days delinquent making a
23	payment in support or failure to comply with a subpoena, order
24	to appear, order to show cause, or similar order in IV-D cases,
25	the Title IV-D agency may provide notice to the obligor of the
26	delinquency or failure to comply with a subpoena, order to
27	appear, order to show cause, or similar order and the intent to
28	suspend by regular United States mail that is posted to the
29	obligor's last address of record with the Department of Highway

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30	Safety and Motor Vehicles. When an obligor is 15 days delinquent
31	in making a payment in support in non-IV-D cases, and upon the
32	request of the obligee, the depository or the clerk of the court
33	must provide notice to the obligor of the delinquency and the
34	intent to suspend by regular United States mail that is posted
35	to the obligor's last address of record with the Department of
36	Highway Safety and Motor Vehicles. In either case, the notice
37	must state:
38	(a) The terms of the order creating the support obligation;
39	(b) The period of the delinquency and the total amount of
40	the delinquency as of the date of the notice or describe the
41	subpoena, order to appear, order to show cause, or other similar
42	order that has not been complied with;
43	(c) That notification will be given to the Department of
44	Highway Safety and Motor Vehicles to suspend the obligor's
45	driver license and motor vehicle registration unless, within 20
46	days after the date that the notice is mailed, the obligor:
47	1.a. Pays the delinquency in full and any other costs and
48	fees accrued between the date of the notice and the date the
49	delinquency is paid;
50	b. Enters into a written agreement for payment with the
51	obligee in non-IV-D cases or with the Title IV-D agency in IV-D
52	cases; or in IV-D cases, complies with a subpoena or order to
53	appear, order to show cause, or a similar order;
54	c. Files a petition with the circuit court to contest the
55	delinquency action as provided in subsection (4);
56	d. Demonstrates that he or she receives reemployment
57	assistance or unemployment compensation pursuant to chapter 443;
58	e. Demonstrates that he or she is disabled and incapable of

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59	self-support or that he or she receives benefits under the
60	federal Supplemental Security Income program or Social Security
61	Disability Insurance program;
62	f. Demonstrates that he or she receives temporary cash
63	assistance pursuant to chapter 414; or
64	g. Demonstrates that he or she is making payments in
65	accordance with a confirmed bankruptcy plan under chapter 11,
66	chapter 12, or chapter 13 of the United States Bankruptcy Code,
67	11 U.S.C. ss. 101 et seq.; and
68	2. Pays any applicable delinquency fees.
69	
70	If an obligor in a non-IV-D case enters into a written agreement
71	for payment before the expiration of the 20-day period, the
72	obligor must provide a copy of the signed written agreement to
73	the depository or the clerk of the court. If an obligor seeks to
74	satisfy sub-subparagraph 1.d., sub-subparagraph 1.e., sub-
75	subparagraph 1.f., or sub-subparagraph 1.g. before expiration of
76	the 20-day period, the obligor must provide the applicable
77	documentation or proof to the depository or the clerk of the
78	court.
79	(4) <u>(a)</u> The obligor may, within 20 days after the mailing
80	date on the notice of delinquency or noncompliance and intent to
81	suspend, file in the circuit court a petition to contest the
82	notice of delinquency or noncompliance and intent to suspend on
83	the ground of:
84	1. Mistake of fact regarding the existence of a
85	delinquency <u>;</u> <del>or</del>
86	2. Mistake of fact regarding the identity of the obligor;
87	or
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591-02927-17 2017552c1 88 3. No ability to make payments toward the delinquency due 89 to circumstances including, but not limited to, temporary 90 interruption in employment as the result of a natural disaster, 91 incapacitation as the result of an illness or temporary medical 92 condition, or temporary unexpected involuntary unemployment. 93 (b) The obligor must serve a copy of the petition on the 94 Title IV-D agency in IV-D cases or depository or clerk of the 95 court in non-IV-D cases. When an obligor timely files a petition 96 to contest, the court must hear the matter within 15 days after 97 the petition is filed. The court must enter an order resolving 98 the matter within 10 days after the hearing, and a copy of the 99 order must be served on the parties. The timely filing of a 100 petition to contest stays the notice of delinquency and intent 101 to suspend until the entry of a court order resolving the 102 matter. 103 Section 3. This act shall take effect July 1, 2017.

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