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LRB093 03150 DRJ 15415 a

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# AMENDMENT TO SENATE BILL 922

2 AMENDMENT NO. \_\_\_\_. Amend Senate Bill 922 by replacing 3 the title with the following:

4 "AN ACT in relation to support."; and

5 by replacing everything after the enacting clause with the 6 following:

"Section 5. The Uniform Interstate Family Support Act is 7 amended by renumbering Sections 100, 102, 903, 904, and 905; 8 by changing and renumbering Sections 101 and 103; by changing 9 Sections 201, 202, 204, 205, 206, 207, 208, 209, 301, 302, 10 303, 304, 305, 306, 307, 310, 311, 312, 314, 316, 317, 11 319, 12 401, 501, 502, 503, 506, 507, 601, 602, 604, 605, 607, 610, 611, 612, 701, 801, 802, and 901; by adding Sections 210, 13 14 211, and 615; by changing the headings of Article 2, Part 1, Article 2, Part 2, and Article 2, Part 3; and by changing the 15 heading of Article 6 as follows: 16

17 (750 ILCS 22/101) (was 750 ILCS 22/100)
18 Sec. <u>101.</u> 100. Short title. This Act may be cited as
19 the Uniform Interstate Family Support Act.
20 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
21 by P.A. 88-691.)

-2- LRB093 03150 DRJ 15415 a

1 (750 ILCS 22/102) (was 750 ILCS 22/101)

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Sec. <u>102.</u> 101. Definitions. In this Act:

3 "Child" means an individual, whether over or under the 4 age of 18, who is or is alleged to be owed a duty of support 5 by the individual's parent or who is or is alleged to be the 6 beneficiary of a support order directed to the parent.

7 "Child-support order" means a support order for a child,8 including a child who has attained the age of 18.

9 "Duty of support" means an obligation imposed or 10 imposable by law to provide support for a child, spouse, or 11 former spouse including an unsatisfied obligation to provide 12 support.

"Home state" means the state in which a child lived with 13 a parent or a person acting as parent for at 14 least 6 15 consecutive months immediately preceding the time of filing 16 of a petition or comparable pleading for support, and if а child is less than 6 months old, the state in which the child 17 18 lived from birth with any of them. A period of temporary 19 absence of any of them is counted as part of the 6-month or other period. 20

21 "Income" includes earnings or other periodic entitlements 22 to money from any source and any other property subject to 23 withholding for support under the law of this State.

"Income-withholding order" means an order or other legal 24 25 process directed to an obligor's employer or other debtor, as 26 defined by the Illinois Marriage and Dissolution of Marriage 27 Act, the Non-Support of Spouse and Children Act, the Non-Support Punishment Act, the Illinois Public Aid Code, and 28 the Illinois Parentage Act of 1984, to withhold support from 29 30 the income of the obligor.

31 "Initiating state" means a state from which a proceeding 32 is forwarded or in which a proceeding is filed for forwarding 33 to a responding state under this Act or a law or procedure 34 substantially similar to this Act. -3- LRB093 03150 DRJ 15415 a

1 "Initiating tribunal" means the authorized tribunal in an 2 initiating state. "Issuing state" means the state in which a tribunal 3 4 issues a support order or renders a judgment determining 5 parentage. б "Issuing tribunal" means the tribunal that issues a 7 support order or renders a judgment determining parentage. 8 "Obligee" means: 9 (A) (i) an individual to whom a duty of support is or is alleged to be owed or in whose favor a support 10 11 order has been issued or a judgment determining 12 parentage has been rendered; (B) (ii) a state or political subdivision to which 13 the rights under a duty of support or support order have 14 been assigned or which has independent claims based on 15 16 financial assistance provided to an individual obligee; 17 or <u>(C)</u> (±±±) an individual seeking a 18 judgment 19 determining parentage of the individual's child. "Obligor" means an individual, or the estate of a 20 21 decedent: 22 (i) who owes or is alleged to owe a duty of 23 support; (ii) who is alleged but 24 has not been 25 adjudicated to be a parent of a child; or (iii) who is liable under a support order. 26 27 "Person means an individual, corporation, business trust, estate, trust, partnership, limited liability company, 28 association, joint venture, government, governmental 29 30 subdivision, agency, instrumentality, public corporation, or 31 any other legal or commercial entity. 32 "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other 33 34 medium and is retrievable in perceivable form.

-4- LRB093 03150 DRJ 15415 a

"Register" means to record a support order or judgment
 determining parentage in the appropriate Registry of Foreign
 Support Orders.

4 "Registering tribunal" means a tribunal in which a5 support order is registered.

Responding state" means a state in which a proceeding is
filed or to which a proceeding is forwarded for filing from
an initiating state under this Act or a law or procedure
substantially similar to this Act.

10 "Responding tribunal" means the authorized tribunal in a 11 responding state.

12 "Spousal-support order" means a support order for a13 spouse or former spouse of the obligor.

14 "State" means a state of the United States, the District 15 of Columbia, Puerto Rico, the United States Virgin Islands, 16 or any territory or insular possession subject to the 17 jurisdiction of the United States. The term includes:

(A) (i) an Indian tribe; and

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19 <u>(B)</u> (ii) a foreign <u>country or political subdivision</u> 20 jurisdiction that:

21(i) has been declared to be a foreign22reciprocating country or political subdivision under23federal law;

24 (ii) has established a reciprocal arrangement
 25 for child support with this State as provided in
 26 Section 308; or

(iii) has enacted law or established 27 а procedures for issuance and enforcement of support 28 29 orders which are substantially similar to the 30 procedures under this Act7--the--Uniform--Reciprocal Enforcement--of--Support-Act,-or-the-Revised-Uniform 31 32 Reciprocal-Enforcement-of-Support-Act.

33 "Support enforcement agency" means a public official or 34 agency authorized to seek: -5- LRB093 03150 DRJ 15415 a

<u>(A)</u> (1) enforcement of support orders or laws
 relating to the duty of support;

3 (B) (2) establishment or modification of child
4 support;

5 6 (C) (3) determination of parentage; or

(D) (4) to locate obligors or their assets; or

7 (E) determination of the controlling child support
8 order.

9 "Support order" means a judgment, decree, or order, or <u>directive</u>, whether temporary, final, or 10 subject to 11 modification, issued by a tribunal for the benefit of a child, a spouse, or a former spouse, which provides for 12 13 monetary support, health care, arrearages, or reimbursement, and may include related costs and fees, interest, income 14 15 withholding, attorney's fees, and other relief.

16 "Tribunal" means a court, administrative agency, or 17 quasi-judicial entity authorized to establish, enforce, or 18 modify support orders or to determine parentage.

19 (Source: P.A. 90-240, eff. 7-28-97; 91-613, eff. 10-1-99.)

20

(750 ILCS 22/103) (was 750 ILCS 22/102)

Sec. 103. 102. Tribunal of State. The circuit court is a 21 22 tribunal of this State. The Illinois Department of Public Aid is an initiating tribunal. The Illinois Department of Public 23 24 Aid is also a responding tribunal of this State to the extent administratively establish paternity and 25 that it can establish, enforce 26 modify, and administrative an child-support order under authority of Article X of the 27 Illinois Public Aid Code. 28

29 (Source: P.A. 90-240, eff. 7-28-97.)

30 (750 ILCS 22/104) (was 750 ILCS 22/103)

31 Sec. <u>104.</u> 103- Remedies cumulative.

32 (a) Remedies provided by this Act are cumulative and do

-6- LRB093 03150 DRJ 15415 a

1 not affect the availability of remedies under other law\_ 2 including the recognition of a support order of a foreign country or political subdivision on the basis of comity. 3 4 (b) This Act does not: 5 (1) provide the exclusive method of establishing or enforcing a support order under the law of this State; or 6 (2) grant a tribunal of this State jurisdiction to 7 render judgment or issue an order relating to child 8 9 custody or visitation in a proceeding under this Act. (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 10 11 by P.A. 88-691.) (750 ILCS 22/Art. 2, Part 1, heading) 12 PART-1--EXTENDED-PERSONAL-JURISDICTION 13 14 (750 ILCS 22/201) Sec. 201. Bases for jurisdiction over nonresident. 15 (a) In a proceeding to establish or, enforce, -or-modify 16 17 a support order or to determine parentage, a tribunal of this State may exercise personal jurisdiction over a nonresident 18 19 individual or the individual's guardian or conservator if: 20 (1) the individual is personally served with notice 21 within this State; (2) the individual submits to the jurisdiction of this 22 23 State by consent, by entering a general appearance, or by filing a responsive document having the effect of waiving any 24 contest to personal jurisdiction; 25 (3) the individual resided with the child in this State; 26 the individual resided in this State and provided 27 (4) 28 prenatal expenses or support for the child; (5) the child resides in this State as a result of the 29 30 acts or directives of the individual; (6) the individual engaged in sexual intercourse in this 31 32 State and the child may have been conceived by that act of 1 intercourse;

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(7) (Blank); or

3 (8) there is any other basis consistent with the 4 constitutions of this State and the United States for the 5 exercise of personal jurisdiction.

6 (b) The bases of personal jurisdiction set forth in 7 subsection (a) or in any other law of this State may not be 8 used to acquire personal jurisdiction for a tribunal of the 9 State to modify a child support order of another state unless 10 the requirements of Section 611 or 615 are met.

11 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
12 by P.A. 88-691.)

13 (750 ILCS 22/202)

14 Sec. 202. <u>Duration of personal jurisdiction</u>. <u>Personal</u> 15 <u>jurisdiction acquired by a tribunal of this State in a</u> 16 <u>proceeding under this Act or other law of this State relating</u> 17 <u>to a support order continues as long as a tribunal of this</u> 18 <u>State has continuing, exclusive jurisdiction to modify its</u> 19 <u>order or continuing jurisdiction to enforce its order as</u> 20 <u>provided by Sections 205, 206, and 211.</u>

21 Procedure--when-exercising-jurisdiction-over-nonresident. 22 A-tribunal-of-this--State--exercising--personal--jurisdiction 23 over-a-nonresident-under-Section-201-may-apply-Section-316-to 24 receive--evidence--from--another--state,--and--Section-318-to 25 obtain-discovery-through-a-tribunal-of-another-state---In-all 26 other-respects,-Articles-3-through-7-do--not--apply--and--the 27 tribunal--shall--apply--the-procedural-and-substantive-law-of 28 this-State7-including-the-rules-on-choice-of-law--other--than 29 those-established-by-this-Act. (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 30

31 by P.A. 88-691.)

32 (750 ILCS 22/Art. 2, Part 2 heading)

LRB093 03150 DRJ 15415 a -8-

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#### PART-2--PROCEEDINGS-INVOLVING-TWO-OR-MORE-STATES

(750 ILCS 22/204) 2

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Sec. 204. Simultaneous proceedings in-another-state.

4 (a) A tribunal of this State may exercise jurisdiction 5 to establish a support order if the petition is filed after a petition or comparable pleading is filed in another state б only if: 7

8 (1) the petition in this State is filed before the expiration of the time allowed in the other state for 9 10 filing a responsive pleading challenging the exercise of 11 jurisdiction by the other state;

12

(2) the contesting party timely challenges the exercise of jurisdiction in the other state; and 13

14 (3) if relevant, this State is the home state of 15 the child.

A tribunal of this State may not exercise 16 (b) 17 jurisdiction to establish a support order if the petition is filed before a petition or comparable pleading is filed in 18 another state if: 19

20 (1) the petition or comparable pleading in the 21 other state is filed before the expiration of the time allowed in this State for filing a responsive pleading 22 challenging the exercise of jurisdiction by this State; 23

24 (2) the contesting party timely challenges the exercise of jurisdiction in this State; and 25

(3) if relevant, the other state is the home state 26 of the child. 27

(Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 28 by P.A. 88-691.) 29

30 (750 ILCS 22/205)

Sec. 205. Continuing, exclusive jurisdiction to modify 31 32 child-support order.

1	(a) A tribunal of this State <u>that has issued</u> issuing a
2	support order consistent with the law of this State has and
3	shall exercise continuing, exclusive jurisdiction to modify
4	its overa child-support order if the order is the
5	controlling order and:

6 (1) at the time of the filing of a request for 7 modification as-long-as this State is remains the 8 residence of the obligor, the individual obligee, or the 9 child for whose benefit the support order is issued; or

10 (2) even if this State is not the residence of the 11 obligor, the individual obligee, or the child for whose 12 benefit the support order is issued, the parties consent in a record or in open court that the tribunal of this 13 State may continue to exercise the jurisdiction to modify 14 15 its order until--all-of-the-parties-who-are-individuals 16 have-filed-written-consents-with--the--tribunal--of--this State-for-a-tribunal-of-another-state-to-modify-the-order 17 and-assume-continuing,-exclusive-jurisdiction. 18

19 (b) A tribunal of this State <u>that has issued</u> issuing a 20 child-support order consistent with the law of this State may 21 not exercise its continuing <u>exclusive</u> jurisdiction to modify 22 the order if:

(1) all of the parties who are individuals file
consent in a record with the tribunal of this State that
a tribunal of another state that has jurisdiction over at
least one of the parties who is an individual or that is
located in the state of residence of the child may modify
the order and assume continuing, exclusive jurisdiction;
or

30 (2) its order is not the controlling order the 31 order-has-been-modified-by-a-tribunal--of--another--state 32 pursuant-to-a-law-substantially-similar-to-this-Act. 33 (c) If a--child-support-order-of-this-State-is-modified 34 by--a--tribunal--of--another--state---pursuant---to---a--law

# -10- LRB093 03150 DRJ 15415 a

substantially--similar--to-this-Act,-a-tribunal-of-this-State
loses-its-continuing,-exclusive-jurisdiction-with--regard--to
prospective--enforcement--of--the-order-issued-in-this-State,
and-may-only;

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amounts-accruing-before-the-modification; (2)--enforce--nonmodifiable--aspects--of-that-order;

(1)--enforce-the--order--that--was--modified--as--to

and

9 (3)--provide-other-appropriate-relief-for-violations
10 of-that-order-which-occurred-before-the-effective-date-of
11 the-modification.

(d)--A--tribunal--of--this--State--shall--recognize---the 12 13 continuing, -- exclusive -- jurisdiction - of a tribunal of another 14 state which has issued a child-support order pursuant to the 15 <u>Uniform Interstate Family Support Act or</u> a law substantially 16 similar to that this Act which modifies a child-support order 17 of a tribunal of this State, tribunals of this State shall recognize the continuing, exclusive jurisdiction of the 18 tribunal of the other state. 19

(d) A tribunal of this State that lacks continuing,
exclusive jurisdiction to modify a child-support order may
serve as an initiating tribunal to request a tribunal of
another state to modify a support order issued in that state.
(e) A temporary support order issued ex parte or pending
resolution of a jurisdictional conflict does not create
continuing, exclusive jurisdiction in the issuing tribunal.

27 (f)--A--tribunal--of--this--State-issuing-a-support-order 28 consistent--with--the--law--of--this--State--has--continuing, 29 exclusive---jurisdiction---over---a---spousal-support---order 30 throughout--the--existence--of--the--support--obligation---A 31 tribunal-of-this-State-may-not-modify-a-spousal-support-order issued-by-a-tribunal--of--another--state--having--continuing, 32 33 exclusive-jurisdiction-over--that-order-under-the-law-of-that 34 state1 (Source: P.A. 90-240, eff. 7-28-97.)

(750 ILCS 22/206) 2 3 206. Enforcement-and-modification-of-support-order Sec. by--tribunal--having Continuing jurisdiction 4 to enforce 5 child-support order. (a) A tribunal of this State that has issued a 6 7 child-support order consistent with the law of this State may serve as an initiating tribunal to request a tribunal of 8 9 another state to enforce: or-modify-a-support-order-issued-in 10 that-state-11 (1) the order if the order is the controlling order 12 and has not been modified by a tribunal of another state that assumed jurisdiction pursuant to the Uniform 13 14 Interstate Family Support Act; or 15 (2) a money judgment for arrears of support and 16 interest on the order accrued before a determination that 17 an order of another state is the controlling order. (b) A tribunal of this State having continuing, 18 exelusive jurisdiction over a support order may act as a 19 20 responding tribunal to enforce or-modify the order. ∃£--a 21 party--subject--to--the-continuing,-exclusive-jurisdiction-of 22 the-tribunal-no-longer--resides--in--the--issuing--state;--in 23 subsequent--proceedings--the--tribunal--may-apply-Section-316 24 (Special-Rules-of-Evidence-and-Procedure)-to-receive-evidence from--another--state--and--Section---318---(Assistance---with 25 26 Discovery)--to-obtain-discovery-through-a-tribunal-of-another 27 state. 28 (c)--A-tribunal-of-this--State--which--lacks--continuing, exclusive--jurisdiction--over-a-spousal-support-order-may-not 29 30 serve-as-a-responding-tribunal-to--modify--a--spousal-support 31 order-of-another-state. (Source: P.A. 90-240, eff. 7-28-97.) 32

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-12- LRB093 03150 DRJ 15415 a
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1	(750 ILCS 22/Art. 2, Part 3 heading)
2	PART-3RECONCILIATION
3	OF-MULTIPLE-ORDERS

4 (750 ILCS 22/207)

5 Sec. 207. <u>Determination</u> Recognition of controlling
6 child-support order.

7 (a) If a proceeding is brought under this Act and only
8 one tribunal has issued a child-support order, the order of
9 that tribunal controls and must be so recognized.

10 (b) If a proceeding is brought under this Act, and two or more child-support orders have been issued by tribunals of 11 this State or another state with regard to the same obligor 12 and same child, a tribunal of this State having personal 13 jurisdiction over both the obligor and individual obligee 14 15 shall apply the following rules and by order shall determine in-determining which order <u>controls</u> to-recognize-for-purposes 16 17 of-continuing,-exclusive-jurisdiction:

18 (1) If only one of the tribunals would have
19 continuing, exclusive jurisdiction under this Act, the
20 order of that tribunal controls and must be so
21 recognized.

(2) If more than one of the tribunals would have
 continuing, exclusive jurisdiction under this Act:

24 <u>(A)</u> 7 an order issued by a tribunal in the 25 current home state of the child controls; and--must 26 be-so-recognized, but

27 <u>(B)</u> if an order has not been issued in the 28 current home state of the child, the order most 29 recently issued controls and-must-be-so-recognized.

30 (3) If none of the tribunals would have continuing,
31 exclusive jurisdiction under this Act, the tribunal of
32 this State having-jurisdiction--over--the--parties shall
33 issue a child-support order, which controls and-must-be

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so-recognized.

2 If two or more child-support orders have been issued (C)for the same obligor and same child, upon request of and--if 3 4 the--obligor-or-the-individual-obligee-resides-in-this-State, 5 a party who is an individual or a support enforcement agency, 6 may--request a tribunal of this State having personal 7 jurisdiction over both the obligor and the obligee who is an 8 individual shall to determine which order controls and--must 9 be--so--recognized under subsection (b). The request may be filed with a registration for enforcement or registration for 10 11 modification pursuant to Article 6, or may be filed as a separate proceeding. The--request--must-be-accompanied-by-a 12 13 certified--copy--of--every--support--order--in--effect----The requesting--party--shall--give--notice-of-the-request-to-each 14 15 party-whose-rights-may-be-affected-by-the-determination.

16 (d) <u>A request to determine which is the controlling</u> 17 <u>order must be accompanied by a copy of every child-support</u> 18 <u>order in effect and the applicable record of payments. The</u> 19 <u>requesting party shall give notice of the request to each</u> 20 <u>party whose rights may be affected by the determination.</u>

21 (e) The tribunal that issued the controlling order under 22 subsection (a), (b), or (c) is--the--tribunal--that has 23 continuing,-exclusive jurisdiction to the extent provided in 24 under Section 205 or 206.

25 (f) (e) A tribunal of this State <u>that</u> which determines 26 by order <u>which is</u> the-identity-of the controlling order under 27 subsection (b)(1) or (2) <u>or (c)</u>, or <u>that</u> which issues a new 28 controlling order under subsection (b)(3), shall state in 29 that order:

30 <u>(1)</u> the basis upon which the tribunal made its
31 determination:

32 (2) the amount of prospective support, if any; and
 33 (3) the total amount of consolidated arrears and
 34 accrued interest, if any, under all of the orders after

all payments made are credited as provided by Section
 209.

(q) (f) Within 30 days after issuance of an order 3 4 determining which is the-identity-of the controlling order, the party obtaining the order shall file a certified copy of 5 it in with each tribunal that issued or registered an earlier 6 7 order of child support. A party or support enforcement agency 8 obtaining who-obtains the order that and fails to file a 9 certified copy is subject to appropriate sanctions by a tribunal in which the issue of failure to file arises. The 10 11 failure to file does not affect the validity or enforceability of the controlling order. 12

13 (h) An order that has been determined to be the 14 controlling order, or a judgment for consolidated arrears of 15 support and interest, if any, made pursuant to this Section 16 must be recognized in proceedings under this Act.

17 (Source: P.A. 90-240, eff. 7-28-97.)

18 (750 ILCS 22/208)

Sec. 208. Multiple Child-support orders for two or more 19 20 obligees. In responding to multiple registrations or petitions for enforcement of two or more child support orders 21 22 in effect at the same time with regard to the same obligor and different individual obligees, at least one of which was 23 24 issued by a tribunal of another state, a tribunal of this State shall enforce those orders in the same manner as if the 25 multiple orders had been issued by a tribunal of this State. 26 (Source: P.A. 90-240, eff. 7-28-97.) 27

28 (750 ILCS 22/209)
29 Sec. 209. Credit for payments. <u>A tribunal of this State</u>
30 <u>shall credit amounts</u> Amounts collected and-eredited for a
31 particular period pursuant to <u>any child-support order against</u>
32 <u>the amounts owed for the same period under any other</u>

# -15- LRB093 03150 DRJ 15415 a

1 <u>child-support order for support of the same child</u> a--support 2 order issued by a tribunal of <u>this or</u> another state must-be 3 credited-against-the-amounts-accruing-or-accrued-for-the-same 4 period-under-a-support-order-issued-by-the-tribunal--of--this 5 State.

6 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
7 by P.A. 88-691.)

8 (750 ILCS 22/210 new)

Sec. 210. Application of Act to nonresident subject to 9 10 personal jurisdiction. A tribunal of this State exercising 11 personal jurisdiction over a nonresident in a proceeding under this Act, under other law of this State relating to a 12 support order, or recognizing a support order of a foreign 13 14 country or political subdivision on the basis of comity may 15 receive evidence from another state pursuant to Section 316, communicate with a tribunal of another state pursuant to 16 Section 317, and obtain discovery through a tribunal of 17 18 another state pursuant to Section 318. In all other respects, Articles 3 through 7 do not apply and the tribunal shall 19 apply the procedural and substantive law of this State. 20

21	(750 ILCS 22/211 new)
22	Sec. 211. Continuing, exclusive jurisdiction to modify
23	spousal-support order.
24	(a) A tribunal of this State issuing a spousal-support
25	order consistent with the law of this State has continuing,
26	exclusive jurisdiction to modify the spousal-support order
27	throughout the existence of the support obligation.
28	(b) A tribunal of this State may not modify a
29	spousal-support order issued by a tribunal of another state
30	having continuing, exclusive jurisdiction over that order
31	under the law of that state.

32 (c) A tribunal of this State that has continuing,

1	exclusive jurisdiction over a spousal-support order may serve
2	<u>as:</u>
3	(1) an initiating tribunal to request a tribunal of
4	another state to enforce the spousal-support order issued
5	<u>in this State; or</u>
6	(2) a responding tribunal to enforce or modify its
7	<u>own spousal-support order.</u>
8	(750 ILCS 22/301)
9	Sec. 301. Proceedings under Act.
10	(a) Except as otherwise provided in this Act, this
11	Article applies to all proceedings under this Act.
12	(b) This-Act-provides-for-the-following-proceedings:
13	(1)establishment-of-an-order-forspousalsupport
14	or-child-support-pursuant-to-Article-4;
15	(2)enforcementofsupportorderand
16	income-withholdingorderofanotherstatewithout
17	registration-pursuant-to-Article-5;
18	(3)registration-of-an-order-for-spousal-support-or
19	childsupportof-another-state-for-enforcement-pursuant
20	to-Article-6;
21	(4)modification-of-an-order-for-childsupportor
22	spousalsupportissuedbyatribunalofthis-State
23	pursuant-to-Article-2,-Part-2;
24	(5)registration-of-an-order-for-childsupportof
25	another-state-for-modification-pursuant-to-Article-6;
26	(6)determinationof-parentage-pursuant-to-Article
27	$7 \div$ -and
28	(7)assertionofjurisdictionovernonresidents
29	pursuant-to-Article-2,-Part-1.
30	(e) An individual obligee or a support enforcement
31	agency may <u>initiate</u> commence a proceeding authorized under
32	this Act by filing a petition in an initiating tribunal for
33	forwarding to a responding tribunal or by filing a petition

1 or a comparable pleading directly in a tribunal of another 2 state which has or can obtain personal jurisdiction over the 3 obligor.

4 (Source: P.A. 90-240, eff. 7-28-97.)

5 (750 ILCS 22/302)

6 Sec. 302. <u>Proceeding</u> Action by minor parent. A minor 7 parent or a guardian or other legal representative of a minor 8 parent may maintain a proceeding on behalf of or for the 9 benefit of the minor's child.

10 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
11 by P.A. 88-691.)

12 (750 ILCS 22/303)

Sec. 303. Application of law of State. Except as otherwise provided <u>in</u> by this Act, a responding tribunal of this State <u>shall</u>:

16 (1) shall apply the procedural and substantive law, 17 including-the-rules-on-choice-of-law, generally applicable to 18 similar proceedings originating in this State and may 19 exercise all powers and provide all remedies available in 20 those proceedings; and

(2) shall determine the duty of support and the amount payable in accordance with the law and support guidelines of this State.

24 (Source: P.A. 90-240, eff. 7-28-97.)

25 (750 ILCS 22/304)

26

Sec. 304. Duties of initiating tribunal.

(a) Upon the filing of a petition authorized by this
Act, an initiating tribunal of this State shall forward three
eopies-of the petition and its accompanying documents:

30 (1) to the responding tribunal or appropriate
31 support enforcement agency in the responding state; or

# -18- LRB093 03150 DRJ 15415 a

1 (2) if the identity of the responding tribunal is 2 the state information agency of unknown, to the responding state with a request that they be forwarded to 3 4 tribunal and the appropriate that receipt be 5 acknowledged.

Ιf requested by the responding tribunal, a a 6 (b) 7 responding-state-has--not--enacted--this--Act--or--a--law--or 8 procedure--substantially--similar--to-this-Act,-a tribunal of 9 this State shall may issue a certificate or other document and make findings required by the law of the responding 10 11 state. If the responding state is a foreign country or 12 political subdivision jurisdiction, upon request the tribunal 13 shall may specify the amount of support sought, convert that amount into the equivalent amount in the foreign currency 14 15 under applicable official or market exchange rate as publicly 16 reported, and and provide any other documents necessary to satisfy the requirements of the responding state. 17

18 (Source: P.A. 90-240, eff. 7-28-97.)

#### 19 (750 ILCS 22/305)

33

20 Sec. 305. Duties and powers of responding tribunal.

(a) When a responding tribunal of this State receives a petition or comparable pleading from an initiating tribunal or directly pursuant to Section 301(b)(e), it shall cause the petition or pleading to be filed and notify the obligee where and when it was filed.

(b) A responding tribunal of this State, to the extent not prohibited etherwise-authorized by other law, may do one or more of the following:

29 (1) issue or enforce a support order, modify a 30 child-support order, <u>determine the controlling</u> 31 <u>child-support order</u>, or render-a--judgment--to determine 32 parentage;

(2) order an obligor to comply with a support

order, specifying the amount and the manner of
 compliance;

(3) order income withholding;

4 (4) determine the amount of any arrearages, and
5 specify a method of payment;

6 (5) enforce orders by civil or criminal contempt,
7 or both;

8 (6) set aside property for satisfaction of the
9 support order;

10 (7) place liens and order execution on the 11 obligor's property;

12 (8) order an obligor to keep the tribunal informed 13 of the obligor's current residential address, telephone 14 number, employer, address of employment, and telephone 15 number at the place of employment;

16 (9) issue a bench warrant for an obligor who has
17 failed after proper notice to appear at a hearing ordered
18 by the tribunal and enter the bench warrant in any local
19 and state computer systems for criminal warrants;

20 (10) order the obligor to seek appropriate
21 employment by specified methods;

(11) award reasonable attorney's fees and otherfees and costs; and

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(12) grant any other available remedy.

(c) A responding tribunal of this State shall include in a support order issued under this Act, or in the documents accompanying the order, the calculations on which the support order is based.

29 (d) A responding tribunal of this State may not 30 condition the payment of a support order issued under this 31 Act upon compliance by a party with provisions for 32 visitation.

33 (e) If a responding tribunal of this State issues an34 order under this Act, the tribunal shall send a copy of the

order to the obligee and the obligor and to the initiating
 tribunal, if any.

3 (f) If requested to enforce a support order, arrears, or 4 judgement or modify a support order stated in a foreign 5 currency, a responding tribunal of this State shall convert 6 the amount stated in the foreign currency to the equivalent 7 amount in dollars under the applicable official or market 8 exchange rate as publicly reported.

9 (Source: P.A. 90-240, eff. 7-28-97.)

10 (750 ILCS 22/306)

Sec. 306. Inappropriate tribunal. If a petition or comparable pleading is received by an inappropriate tribunal of this State, it <u>the tribunal</u> shall forward the pleading and accompanying documents to an appropriate tribunal in this State or another state and notify the obligee where and when the pleading was sent.

17 (Source: P.A. 90-240, eff. 7-28-97.)

18 (750 ILCS 22/307)

19 Sec. 307. Duties of support enforcement agency.

20 A support enforcement agency of this State, upon (a) 21 request, shall provide services to a petitioner in а proceeding under this Act. This subsection does not affect 22 23 any ability the support enforcement agency may have to require an application for services, charge fees, or recover 24 costs in accordance with federal 25 or State law and regulations. 26

(b) A support enforcement agency that is providing
services to the petitioner as-appropriate shall:

(1) take all steps necessary to enable an
appropriate tribunal in this State or another state to
obtain jurisdiction over the respondent;

32 (2) request an appropriate tribunal to set a date,

-21- LRB093 03150 DRJ 15415 a

1 time, and place for a hearing;

2 (3) make a reasonable effort to obtain all relevant 3 information, including information as to income and 4 property of the parties;

5 (4) within 10 days, exclusive of Saturdays, 6 Sundays, and legal holidays, after receipt of a written 7 notice <u>in a record</u> from an initiating, responding, or 8 registering tribunal, send a copy of the notice to the 9 petitioner;

10 (5) within 10 days, exclusive of Saturdays, 11 Sundays, and legal holidays, after receipt of a written 12 communication <u>in a record</u> from the respondent or the 13 respondent's attorney, send a copy of the communication 14 to the petitioner; and

15 (6) notify the petitioner if jurisdiction over the16 respondent cannot be obtained.

17 (c) A support enforcement agency of this State that 18 requests registration of a child-support order in this State 19 for enforcement or for modification shall make reasonable 20 efforts:

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(1) to ensure that the order to be registered is the controlling order; or

(2) if two or more child-support orders exist and
 the identity of the controlling order has not been
 determined, to ensure that a request for such a
 determination is made in a tribunal having jurisdiction
 to do so.

28 (d) A support enforcement agency of this State that 29 requests registration and enforcement of a support order, 30 arrears, or judgement stated in a foreign currency shall 31 convert the amounts stated in the foreign currency into the 32 equivalent amounts in dollars under the applicable official 33 or market exchange rate as publicly reported.

34 (e) A support enforcement agency of this State shall

-22- LRB093 03150 DRJ 15415 a

1 issue or request a tribunal of this State to issue a 2 child-support order and an income-withholding order that 3 redirect payment of current support, arrears, and interest if 4 requested to do so by a support enforcement agency of another state pursuant to Section 319 of the Uniform Interstate 5 Family Support Act. 6 7 (f) (e) This Act does not create or negate а 8 relationship of attorney and client or other fiduciary relationship between a support enforcement agency or the 9 attorney for the agency and the individual being assisted by 10 11 the agency. (Source: P.A. 90-240, eff. 7-28-97.) 12 (750 ILCS 22/310) 13 14 Sec. 310. Duties of the Illinois Department of Public 15 Aid. (a) The Illinois Department of Public Aid is the state 16 17 information agency under this Act. 18 (b) The state information agency shall: (1) compile and maintain a current list, including 19 20 addresses, of the tribunals in this State which have 21 jurisdiction under this Act and any support enforcement 22 agencies in this State and transmit a copy to the state information agency of every other state; 23 24 (2) maintain a register of <u>names and addresses of</u> 25 tribunals and support enforcement agencies received from other states; 26 (3) forward to the appropriate tribunal 27 in the 28 county place in this State in which the individual 29 obligee who is an individual or the obligor resides, or 30 in which the obligor's property is believed to be located, all documents concerning a proceeding under this 31 Act received from an initiating tribunal or the state 32 information agency of the initiating state; and 33

# -23- LRB093 03150 DRJ 15415 a

1 (4) obtain information concerning the location of 2 the obligor and the obligor's property within this State not exempt from execution, by such means as postal 3 4 verification and federal or state locator services, examination of telephone directories, requests for the 5 obligor's address from employers, and examination of 6 7 governmental records, including, to the extent not. 8 prohibited by other law, those relating to real property, 9 vital statistics, law enforcement, taxation, motor vehicles, driver's licenses, and social security. 10

11 (c) The Illinois Department of Public Aid may determine 12 that a foreign country or political subdivision has 13 established a reciprocal arrangement for child support with 14 Illinois and take appropriate action for notification of this 15 determination.

16 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
17 by P.A. 88-691.)

18 (750 ILCS 22/311)

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Sec. 311. Pleadings and accompanying documents.

20 (a) In a proceeding under this Act, a A petitioner 21 seeking to establish er--medify a support order er to 22 determine parentage or to register and modify a support order of another state in-a-proceeding-under-this-Act must file a 23 verify--the petition. Unless otherwise ordered under Section 24 25 312, the petition or accompanying documents must provide, so known, the name, residential address, and social 26 far as security numbers of the respondent and the petitioner or the 27 parent and alleged parent, and the name, sex, residential 28 29 address, social security number, and date of birth of each 30 child for whose benefit whom support is sought or whose parentage is to be determined. Unless filed at the time of 31 32 registration, the petition must be accompanied by a certified 33 copy of any support order known to have been issued by 1 <u>another tribunal in-effect</u>. The petition may include any 2 other information that may assist in locating or identifying 3 the respondent.

4 (b) The petition must specify the relief sought. The 5 petition and accompanying documents must conform 6 substantially with the requirements imposed by the forms 7 mandated by federal law for use in cases filed by a support 8 enforcement agency.

9 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
10 by P.A. 88-691; 88-691, eff. 1-24-95.)

11 (750 ILCS 22/312)

12 Sec. 312. Nondisclosure of information in exceptional circumstances. If a party alleges in an affidavit or a 13 14 pleading under oath that the health, safety, or liberty of a 15 party or child would be jeopardized by disclosure of specific identifying information, that information must be sealed and 16 17 may not be disclosed to the other party or public. After a 18 hearing in which a tribunal takes into consideration the health, safety, or liberty of the party or child, the 19 tribunal may order disclosure of information that the 20 21 tribunal determines to be in the interest of justice. Upon--a 22 finding,-which-may-be-made-ex-parte,-that-the-health,-safety, 23 or--liberty--of-a-party-or-child-would-be-unreasonably-put-at 24 risk-by-the-disclosure-of-identifying-information,-or--if--an 25 existing-order--so-provides,-a-tribunal-shall-order-that-the 26 address--of--the--child--or--party---or--other---identifying 27 information--not-be-disclosed-in-a-pleading-or-other-document 28 filed-in-a-proceeding-under-this-Act. 29 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96

30 by P.A. 88-691.)

31 (750 ILCS 22/314)

32 Sec. 314. Limited immunity of petitioner.

# -25- LRB093 03150 DRJ 15415 a

1 (a) Participation by a petitioner in a proceeding <u>under</u> 2 <u>this Act</u> before a responding tribunal, whether in person, by 3 private attorney, or through services provided by the support 4 enforcement agency, does not confer personal jurisdiction 5 over the petitioner in another proceeding.

6 (b) A petitioner is not amenable to service of civil 7 process while physically present in this State to participate 8 in a proceeding under this Act.

9 (c) The immunity granted by this Section does not extend 10 to civil litigation based on acts unrelated to a proceeding 11 under this Act committed by a party while present in this 12 State to participate in the proceeding.

13 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
14 by P.A. 88-691; 88-691, eff. 1-24-95.)

15 (750 ILCS 22/316)

16 Sec. 316. Special rules of evidence and procedure.

17 (a) The physical presence of <u>a nonresident party who is</u> 18 <u>an individual</u> the-petitioner in a responding tribunal of this 19 State is not required for the establishment, enforcement, or 20 modification of a support order or the rendition of a 21 judgment determining parentage.

(b) <u>An</u> A--verified--petition, affidavit, <u>a</u> document substantially complying with federally mandated forms, <u>or</u> and a document incorporated by reference in any of them, <u>which</u> <u>would</u> not <u>be</u> excluded under the hearsay rule if given in person, is admissible in evidence if given under <u>penalty</u> of <u>perjury</u> eath by a party or witness residing in another state.

(c) A copy of the record of child-support payments certified as a true copy of the original by the custodian of the record may be forwarded to a responding tribunal. The copy is evidence of facts asserted in it, and is admissible to show whether payments were made.

33 (d) Copies of bills for testing for parentage, and for

prenatal and postnatal health care of the mother and child, furnished to the adverse party at least 10 days before trial, are admissible in evidence to prove the amount of the charges billed and that the charges were reasonable, necessary, and customary.

6 (e) Documentary evidence transmitted from another state 7 to a tribunal of this State by telephone, telecopier, or 8 other means that do not provide an original <u>record</u> writing 9 may not be excluded from evidence on an objection based on 10 the means of transmission.

(f) In a proceeding under this Act, a tribunal of this State <u>shall</u> may permit a party or witness residing in another state to be deposed or to testify by telephone, audiovisual means, or other electronic means at a designated tribunal or other location in that state. A tribunal of this State shall cooperate with tribunals of other states in designating an appropriate location for the deposition or testimony.

18 (g) If a party called to testify at a civil hearing 19 refuses to answer on the ground that the testimony may be 20 self-incriminating, the trier of fact may draw an adverse 21 inference from the refusal.

(h) A privilege against disclosure of communications
between spouses does not apply in a proceeding under this
Act.

(i) The defense of immunity based on the relationship of
husband and wife or parent and child does not apply in a
proceeding under this Act.

28 (j) A voluntary acknowledgment of paternity, certified 29 as a true copy, is admissible to establish parentage of the 30 <u>child.</u>

31 (Source: P.A. 90-240, eff. 7-28-97.)

32 (750 ILCS 22/317)

33 Sec. 317. Communications between tribunals. A tribunal

# -27- LRB093 03150 DRJ 15415 a

1 of this State may communicate with a tribunal of another 2 state or foreign country or political subdivision in a record writing, or by telephone or other means, to obtain 3 4 information concerning the laws of--that-state, the legal effect of a judgment, decree, or order of that tribunal, and 5 б the status of a proceeding in the other state or foreign 7 country or political subdivision. A tribunal of this State 8 may furnish similar information by similar means to a tribunal of another state or foreign country or political 9 10 subdivision.

11 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
12 by P.A. 88-691.)

13 (750 ILCS 22/319)

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14 Sec. 319. Receipt and disbursement of payments. A 15 support enforcement agency or tribunal of this State shall 16 disburse promptly any amounts received pursuant to a support 17 order, as directed by the order. The agency or tribunal 18 shall furnish to a requesting party or tribunal of another 19 state a certified statement by the custodian of the record of 20 the amounts and dates of all payments received.

21 (b) If neither the obligor, nor the obligee who is an 22 individual, nor the child resides in this State, upon request 23 from the support enforcement agency of this State or another 24 state, the support enforcement agency of this State or a 25 tribunal of this State shall:

26 (1) direct that the support payment be made to the
 27 support enforcement agency in the state in which the
 28 obligee is receiving services; and

29 (2) issue and send to the obligor's employer a
30 conforming income-withholding order or an administrative
31 notice of change of payee, reflecting the redirected
32 payments.

(3) The support enforcement agency of this State

-28- LRB093 03150 DRJ 15415 a

1 receiving redirected payments from another state pursuant 2 to a law similar to subsection (b) shall furnish to a requesting party or tribunal of the other state a 3 4 certified statement by the custodian of the record of the amount and dates of all payments received. 5 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 б 7 by P.A. 88-691.) 8 (750 ILCS 22/401) Sec. 401. Petition to establish support order. 9 10 (a) If a support order entitled to recognition under this Act has not been issued, a responding tribunal of this 11 State may issue a support order if: 12 (1) the individual seeking the order resides 13 in 14 another state; or 15 (2) the support enforcement agency seeking the order is located in another state. 16 17 (b) The tribunal may issue a temporary child-support order if the tribunal determines that such an order is 18 appropriate and the individual ordered to pay is: 19 (1) a presumed father of the child; 20 (2) petitioning to have his paternity adjudicated; 21 (3) identified as the father of the child through 22 23 genetic testing; 24 (4) an alleged father who has declined to submit to 25 genetic testing; 26 (5) shown by clear and convincing evidence to be the father of the child; 27 28 (6) an acknowledged father as provided by 29 applicable State law; (7) the mother of the child; or 30 31 (8) an individual who has been ordered to pay child support in a previous proceeding and the order has not 32 33 been reversed or vacated.

1 (1)--the-respondent-has-signed-a-verified--statement 2 acknowledging-parentage; (2)--the---respondent--has--been--determined--by--or 3 4 pursuant-to-law-to-be-the-parent;-or 5 (3)--there-is-other-elear--and--convincing--evidence that-the-respondent-is-the-child's-parent. 6 7 (c) Upon finding, after notice and opportunity to be 8 heard, that a respondent owes a duty of support, the tribunal 9 shall issue a support order directed to the respondent and may issue other orders pursuant to Section 305. 10 (Source: P.A. 90-240, eff. 7-28-97.) 11 (750 ILCS 22/501) 12 Sec. 501. Employer's receipt of income-withholding order 13 14 another state. An income-withholding order issued in of 15 another state may be sent by or on behalf of the obligee, or 16 by the support enforcement agency, to the person or-entity 17 defined the obligor's as employer <u>under the</u> income-withholding law of this State without first filing a 18 19 petition or comparable pleading or registering the order with 20 a tribunal of this State. (Source: P.A. 90-240, eff. 7-28-97.) 21 (750 ILCS 22/502) 22 23 502. Employer's compliance with income-withholding Sec. 24 order of another state. (a) Upon receipt of an income-withholding order, 25 the obligor's employer shall immediately provide a copy of the 26 27 order to the obligor. 28 The employer shall treat an income-withholding order (b) issued in another state which appears regular on its face as 29 30 if it had been issued by a tribunal of this State.

31 (c) Except as otherwise provided in subsection (d) and 32 Section 503 the employer shall withhold and distribute the 1 funds as directed in the withholding order by complying with 2 terms of the order which specify:

3 (1) the duration and amount of periodic payments of
4 current child-support, stated as a sum certain;

5 (2) the person or--agency designated to receive 6 payments and the address to which the payments are to be 7 forwarded;

8 (3) medical support, whether in the form of 9 periodic cash payment, stated as a sum certain, or 10 ordering the obligor to provide health insurance coverage 11 for the child under a policy available through the 12 obligor's employment;

13 (4) the amount of periodic payments of fees and 14 costs for a support enforcement agency, the issuing 15 tribunal, and the obligee's attorney, stated as sums 16 certain; and

17 (5) the amount of periodic payments of arrearages18 and interest on arrearages, stated as sums certain.

19 (d) An employer shall comply with the law of the state 20 of the obligor's principal place of employment for 21 withholding from income with respect to:

(1) the employer's fee for processing anincome-withholding order;

24 (2) the maximum amount permitted to be withheld25 from the obligor's income; and

26 (3) the times within which the employer must
27 implement the withholding order and forward the child
28 support payment.

29 (Source: P.A. 90-240, eff. 7-28-97.)

30 (750 ILCS 22/503)

31 Sec. 503. <u>Employer's</u> compliance with <u>two or more</u> 32 multiple income-withholding orders. If an obligor's employer 33 receives <u>two or more</u> multiple income-withholding orders with respect to the earnings of the same obligor, the employer satisfies the terms of the multiple orders if the employer complies with the law of the state of the obligor's principal place of employment to establish the priorities for withholding and allocating income withheld for <u>two or more</u> multiple child support obligees.

7 (Source: P.A. 90-240, eff. 7-28-97.)

8 (750 ILCS 22/506)

9 Sec. 506. Contest by obligor.

10 (a) An obligor may contest the validity or enforcement of an income-withholding order issued in another state and 11 12 received directly by an employer in this State by registering the order in a tribunal of this State and filing a contest to 13 that order as provided in Article 6, or otherwise contesting 14 15 the order in the same manner as if the order had been issued by a tribunal of this State. Section--604--applies--to--the 16 17 contest.

(b) The obligor shall give notice of the contest to:
(1) a support enforcement agency providing services
to the obligee;

(2) each employer that has directly received an
 income-withholding order <u>relating to the obligor</u>; and

(3) the person or--agency designated to receive
 payments in the income-withholding order or if no person
 or-agency is designated, to the obligee.

26 (Source: P.A. 90-240, eff. 7-28-97.)

27 (750 ILCS 22/507)

28 Sec. 507. Administrative enforcement of orders.

(a) A party <u>or support enforcement agency</u> seeking to
enforce a support order or an income-withholding order, or
both, issued by a tribunal of another state may send the
documents required for registering the order to a support

1 enforcement agency of this State.

2 (b) Upon receipt of the documents, the support enforcement agency, without initially seeking to register the 3 4 order, shall consider and, if appropriate, use any 5 administrative procedure authorized by the law of this State 6 to enforce a support order or an income-withholding order, or 7 If the obligor does not contest administrative both. enforcement, the order need not be registered. 8 If the 9 obligor contests the validity or administrative enforcement 10 of the order, the support enforcement agency shall register 11 the order pursuant to this Act.

12 (Source: P.A. 90-240, eff. 7-28-97.)

13 (750 ILCS 22/Art. 6 heading)

14	ARTICLE 6.
15	REGISTRATION, ENFORCEMENT, AND
16	MODIFICATION OF SUPPORT ORDER

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17 AFTER-REGISTRATION
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18 (750 ILCS 22/601)

Sec. 601. Registration of order for enforcement. A support order or an income-withholding order issued by a tribunal of another state may be registered in this State for enforcement.

23 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
24 by P.A. 88-691.)

25 (750 ILCS 22/602)

26 Sec. 602. Procedure to register order for enforcement.

(a) A support order or income-withholding order of
another state may be registered in this State by sending the
following <u>records</u> documents and information to the
appropriate tribunal in this State:

31 (1) a letter of transmittal to the tribunal

# -33- LRB093 03150 DRJ 15415 a

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requesting registration and enforcement;

2 (2) 2 copies, including one certified copy, of <u>the</u>
3 <u>order</u> all--orders to be registered, including any
4 modification of <u>the</u> an order;

5 (3) a sworn statement by the <u>person requesting</u> 6 party-seeking registration or a certified statement by 7 the custodian of the records showing the amount of any 8 arrearage;

(4) the name of the obligor and, if known:

10 (i) the obligor's address and social security
11 number;

12 (ii) the name and address of the obligor's
13 employer and any other source of income of the
14 obligor; and

15 (iii) a description and the location of 16 property of the obligor in this State not exempt 17 from execution; and

18 (5) except as otherwise provided in Section 312,
19 the name and address of the obligee and, if applicable,
20 the ageney--or person to whom support payments are to be
21 remitted.

(b) On receipt of a request for registration, the registering tribunal shall cause the order to be filed as a foreign judgment, together with one copy of the documents and information, regardless of their form.

(c) A petition or comparable pleading seeking a remedy that must be affirmatively sought under other law of this State may be filed at the same time as the request for registration or later. The pleading must specify the grounds for the remedy sought.

31 (d) If two or more orders are in effect, the person 32 requesting registration shall:

33 (1) furnish to the tribunal a copy of every support
 34 order asserted to be in effect in addition to the

-34- LRB093 03150 DRJ 15415 a

1	documents specified in this Section;
2	(2) specify the order alleged to be the controlling
3	order, if any; and
4	(3) specify the amount of consolidated arrears, if
5	any.
6	(e) A request for a determination of which is the
7	controlling order may be filed separately or with a request
8	for registration and enforcement or for registration and
9	modification. The person requesting registration shall give
10	notice of the request to each party whose rights may be
11	affected by the determination.
12	(Source: P.A. 92-463, eff. 8-22-01.)
13	(750 ILCS 22/604)
14	Sec. 604. Choice of law.
15	(a) Except as otherwise provided in subsection (d), the
16	law of the issuing state governs:
17	(1) the nature, extent, amount, and duration of
18	current payments under a registered support order; and
19	other-obligations-of-support-and
20	(2) the computation and payment of arrearages and
21	accrual of interest on the arrearages under the support
22	order <u>; and</u>
23	(3) the existence and satisfaction of other
24	obligations under the support order.
25	(b) In a proceeding for <u>arrears under a registered</u>
26	support order arrearages, the statute of limitation under-the
27	laws of this State or of the issuing state, whichever is
28	longer, applies.
29	(c) A responding tribunal of this State shall apply the
30	procedures and remedies of this State to enforce current
31	support and collect arrears and interest due on a support
32	order of another state registered in this State.
33	(d) After a tribunal of this or another state determines

-35- LRB093 03150 DRJ 15415 a

which is the controlling order and issues an order consolidating arrears, if any, a tribunal of this State shall prospectively apply the law of the state issuing the controlling order, including its law on interest on arrears, on current and future support, and on consolidated arrears. (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 by P.A. 88-691.)

8 (750 ILCS 22/605)

9 Sec. 605. Notice of registration of order.

10 (a) When a support order or income-withholding order 11 issued in another state is registered, the registering 12 tribunal shall notify the nonregistering party. The notice 13 must be accompanied by a copy of the registered order and the 14 documents and relevant information accompanying the order.

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(b)  $\underline{A}$  The notice must inform the nonregistering party:

16 (1) that a registered order is enforceable as of 17 the date of registration in the same manner as an order 18 issued by a tribunal of this State;

19 (2) that a hearing to contest the validity or 20 enforcement of the registered order must be requested 21 within 20 days after the date of mailing or personal 22 service of the notice;

(3) that failure to contest the validity or
enforcement of the registered order in a timely manner
will result in confirmation of the order and enforcement
of the order and the alleged arrearages and precludes
further contest of that order with respect to any matter
that could have been asserted; and

29 (4) of the amount of any alleged arrearages.
30 (c) If the registering party asserts that two or more
31 orders are in effect, a notice must also:

32 (1) identify the two or more orders and the order
 33 alleged by the registering person to be the controlling

-36- LRB093 03150 DRJ 15415 a

1 order and the consolidated arrears, if any; 2 (2) notify the nonregistering party of the right to a determination of which is the controlling order; 3 4 (3) state that the procedures provided in subsection (b) apply to the determination of which is the 5 controlling order; and 6 7 (4) state that failure to contest the validity or enforcement of the order alleged to be the controlling 8 9 order in a timely manner may result in confirmation that the order is the controlling order. 10 11 (d) (e) Upon registration of an income-withholding order for enforcement, the registering tribunal shall notify the 12 obligor's employer pursuant to the Income Withholding for 13 Support Act. 14 (Source: P.A. 90-240, eff. 7-28-97; 90-655, eff. 7-30-98; 15 90-673, eff. 1-1-99; 91-357, eff. 7-29-99.) 16 (750 ILCS 22/607) 17 18 Sec. 607. Contest of registration or enforcement. (a) A party contesting the validity or enforcement of a 19 20 registered order or seeking to vacate the registration has the burden of proving one or more of the following defenses: 21 22 (1)the issuing tribunal lacked personal jurisdiction over the contesting party; 23 24 (2) the order was obtained by fraud; 25 (3) the order has been vacated, suspended, or modified by a later order; 26 27 (4) the issuing tribunal has stayed the order pending appeal; 28 29 (5) there is a defense under the law of this State to the remedy sought; 30 31 (6) full or partial payment has been made; or (7) the statute of limitation under Section 604 32 precludes enforcement of some or all of the alleged 33

1 arrearages; or

2 (8) the alleged controlling order is not the
 3 controlling order.

4 If a party presents evidence establishing a full or (b) 5 partial defense under subsection (a), a tribunal may stay 6 enforcement of the registered order, continue the proceeding 7 to permit production of additional relevant evidence, and 8 issue other appropriate orders. An uncontested portion of 9 registered order may be enforced by all remedies the available under the law of this State. 10

11 (c) If the contesting party does not establish a defense 12 under subsection (a) to the validity or enforcement of the 13 order, the registering tribunal shall issue an order 14 confirming the order.

15 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 16 by P.A. 88-691.)

17 (750 ILCS 22/610)

Sec. 610. Effect of registration for modification. A tribunal of this State may enforce a child-support order of another state registered for purposes of modification, in the same manner as if the order had been issued by a tribunal of this State, but the registered order may be modified only if the requirements of Section 611, 613, or 615 have been met. (Source: P.A. 90-240, eff. 7-28-97.)

25 (750 ILCS 22/611)

26 Sec. 611. Modification of Child-Support Order of Another 27 State.

(a) <u>If Section 613 does no apply, except as otherwise</u>
provided in Section 615, upon petition a tribunal of this
<u>State may modify</u> After a child-support order issued in
another state <u>which is</u> has-been registered in this State<sub>7</sub>-the
responding--tribunal-of-this-State-may-modify-that-order-only

1 if-Section-613-does--not--apply--and if, after notice and 2 hearing, the tribunal it finds that:

3 (1) the following requirements are met:
4 (A) (i) neither the child, nor the individual
5 petitioner who is an individual, nor and the
6 respondent resides do--not--reside in the issuing

7 state;

8 (B) (ii) a petitioner who is a nonresident of
9 this State seeks modification; and

10(C) (iii) the respondent is subject to the11personal jurisdiction of the tribunal of this State;12or

this State is the State of residence of the 13 (2) child, or a party who is an individual, is subject to the 14 15 personal jurisdiction of the tribunal of this State and 16 all of the parties who are individuals have filed written 17 consents in a record in the issuing tribunal for a tribunal of this State to modify the support order and 18 assume continuing, exclusive jurisdiction over-the-order. 19 20 However,-if-the-issuing-state-is-a--foreign--jurisdiction 21 that--has--not--enacted--a--law-or-established-procedures 22 substantially-similar-to-the-procedures-under--this--Act7 23 the--consent-otherwise-required-of-an-individual-residing in-this-State-is-not-required-for-the-tribunal-to--assume 24 25 jurisdiction-to-modify-the-child-support-order.

(b) Modification of a registered child-support order is subject to the same requirements, procedures, and defenses that apply to the modification of an order issued by a tribunal of this State and the order may be enforced and satisfied in the same manner.

31 (c) <u>Except as otherwise provided in Section 615</u>, a 32 tribunal of this State may not modify any aspect of a 33 child-support order that may not be modified under the law of 34 the issuing state, including the duration of the obligation of support. If two or more tribunals have issued child-support orders for the same obligor and <u>same</u> child, the order that controls and must be so recognized under Section 207 establishes the aspects of the support order which are nonmodifiable.

6 (d) In a proceeding to modify a child-support order, the 7 law of the state that is determined to have issued the 8 initial controlling order governs the duration of the 9 obligation of support. The obligor's fulfillment of the duty 10 of support established by that order precludes imposition of 11 a further obligation of support by a tribunal of this State.

12 (e) (d) On issuance of an order by a tribunal of this
13 <u>State</u> modifying a child-support order issued in another
14 state, <u>the</u> a tribunal of this State becomes the tribunal
15 having continuing, exclusive jurisdiction.

16 (Source: P.A. 90-240, eff. 7-28-97.)

17 (750 ILCS 22/612)

Sec. 612. Recognition of order modified in another 18 19 state. If a child-support order issued by a tribunal of this State <u>is modified</u> shall--recognize--a--modification--of--its 20 21 earlier--ehild-support--order by a tribunal of another state 22 which assumed jurisdiction pursuant to the Uniform Interstate 23 Family Support Act, a tribunal of this State a---law 24 substantially--similar--to-this-Act-and,-upon-request,-except 25 as-otherwise-provided-in-this-Act,-shall:

26 (1) <u>may</u> enforce <u>its</u> the order that was modified only as 27 to <u>arrears and interest</u> amounts accruing before the 28 modification;

29

(2)--enforce-only-nonmodifiable-aspects-of-that-order;

30 (2) (3) provide other appropriate relief only for 31 violations of <u>its</u> that order which occurred before the 32 effective date of the modification; and

33 (3) (4) recognize the modifying order of the other

state, upon registration, for the purpose of enforcement.
 (Source: P.A. 90-240, eff. 7-28-97.)

3 (750 ILCS 22/615 new) Sec. 615. Jurisdiction to modify child-support order of 4 5 foreign country or political subdivision. (a) If a foreign country or political subdivision that 6 7 otherwise meets the requirements for inclusion under this Act as set forth in subpart (B) of the definition of "State" 8 contained in Section 102 will not or may not modify its order 9 10 pursuant to its laws, a tribunal of this State may assume 11 jurisdiction to modify the child-support order and bind all individuals subject to the personal jurisdiction of the 12 tribunal whether or not the consent to modification of a 13 child-support order otherwise required of the individual 14 15 pursuant to Section 611 has been given or whether the individual seeking modification is a resident of this State 16 or of the foreign country or political subdivision. 17

18 (b) An order issued pursuant to this Section is the 19 controlling order.

#### 20 (750 ILCS 22/701)

21 701. Proceeding to determine parentage. (a) Sec. Α 22 tribunal of this State <u>authorized to determine parentage of a</u> 23 child may serve as a an-initiating-or responding tribunal in 24 a proceeding to determine parentage brought under this Act or 25 a law substantially similar to this Act<sub>7</sub>-to-determine-that the-obligee-is-a-parent-of-a-particular-child-or-to-determine 26 27 that-an-obligor-is-a-parent-of-that-child.

28 (b)--In-a-proceeding-to-determine-parentage,-a-responding 29 tribunal-of-this-State-shall-apply-the-Illinois-Parentage-Act 30 of-1984,-and-the-rules-of-this-State-on-choice-of-law.

31 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96 32 by P.A. 88-691.) 1 (750 ILCS 22/801)

2 Sec. 801. Grounds for rendition.

3 (a) For purposes of this Article, "governor" includes an
4 individual performing the functions of governor or the
5 executive authority of a state covered by this Act.

6

(b) The governor of this State may:

7 (1) demand that the governor of another state 8 surrender an individual found in the other state who is 9 charged criminally in this State with having failed to 10 provide for the support of an obligee; or

(2) on the demand <u>of</u> by the governor of another state, surrender an individual found in this State who is charged criminally in the other state with having failed to provide for the support of an obligee.

15 (c) A provision for extradition of individuals not 16 inconsistent with this Act applies to the demand even if the 17 individual whose surrender is demanded was not in the 18 demanding state when the crime was allegedly committed and 19 has not fled therefrom.

20 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
21 by P.A. 88-691.)

22

(750 ILCS 22/802)

23 Sec. 802. Conditions of rendition.

(a) Before making demand that the governor of another
state surrender an individual charged criminally in this
State with having failed to provide for the support of an
obligee, the Governor of this State may require a prosecutor
of this State to demonstrate that at least 60 days previously
the obligee had initiated proceedings for support pursuant
to this Act or that the proceeding would be of no avail.

31 (b) If, under this Act or a law substantially similar to 32 this Act, the-Uniform-Reciprocal-Enforcement-of-Support-Act<sub>7</sub> 33 or-the-Revised-Uniform-Reciprocal-Enforcement-of-Support-Act<sub>7</sub>

# -42- LRB093 03150 DRJ 15415 a

1 the Governor of another state makes a demand that the 2 governor of this State surrender an individual charged criminally in that state with having failed to provide for 3 4 the support of a child or other individual to whom a duty of 5 support is owed, the governor may require a prosecutor to 6 investigate the demand and report whether a proceeding for 7 support has been initiated or would be effective. If it appears that a proceeding would be effective but has not been 8 9 initiated, the governor may delay honoring the demand for a reasonable time to permit the initiation of a proceeding. 10

11 (c) If a proceeding for support has been initiated and 12 the individual whose rendition is demanded prevails, the 13 governor may decline to honor the demand. If the obligee 14 prevails and the individual whose rendition is demanded is 15 subject to a support order, the governor may decline to honor 16 the demand if the individual is complying with the support 17 order.

18 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
19 by P.A. 88-691.)

20 (750 ILCS 22/901)

21 Sec. 901. Uniformity of application and construction. 22 In applying and construing this Uniform Act consideration 23 must be given to the need to promote uniformity of This--Act 24 shall--be--applied--and--construed--to-effectuate-its-general 25 purpose-to-make-uniform the law with respect to <u>its</u> the 26 subject of--this-Act <u>matter</u> among states <u>that enact</u> enacting 27 it.

28 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
29 by P.A. 88-691.)

30 (750 ILCS 22/902) (was 750 ILCS 22/903)

31 Sec. <u>902.</u> 903. Severability clause. If any provision of
32 this Act or its application to any person or circumstance is

# -43- LRB093 03150 DRJ 15415 a

held invalid, the invalidity does not affect other provisions or applications of this Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are severable.

5 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
6 by P.A. 88-691.)

7 (750 ILCS 22/903) (was 750 ILCS 22/904)
8 Sec. <u>903.</u> 904. Effective date. (See Sec. 999 for
9 effective date.)
10 (Source: P.A. 88-550, eff. date changed from 1-1-95 to 1-1-96
11 by P.A. 88-691.)

12 (750 ILCS 22/904) (was 750 ILCS 22/905)

Sec. 904. 905- Repeal. The Revised Uniform Reciprocal 13 14 Enforcement of Support Act is repealed on the effective date of this amendatory Act of 1997. An action that was commenced 15 16 under the Revised Uniform Reciprocal Enforcement of Support 17 Act and is pending on the effective date of this amendatory Act of 1997 shall be decided in accordance with that Act as 18 19 it existed immediately before its repeal by this amendatory Act of 1997. 20

21 (Source: P.A. 90-240, eff. 7-28-97.)

22 (750 ILCS 22/902 rep.)

Section 10. The Uniform Interstate Family Support Act isamended by repealing Section 902.

25 Section 99. Operative date. This Act shall become 26 operative upon at least one of the following 2 events taking 27 place, whichever occurs first, but in no event prior to July 28 1, 2004:

29 (1) The amendment by Congress of subdivision (f) of
30 42 U.S.C. Sec. 666 to statutorily require or authorize,

# -44- LRB093 03150 DRJ 15415 a

in connection with the approval of state plans for
 purposes of federal funding, the adoption of the Uniform
 Interstate Family Support Act as promulgated by the
 National Conference of Commissioners on Uniform State
 Laws in 2001.

(2) The approval, either generally or with specific б 7 application to Illinois, by the federal office of Child Support Enforcement or by the Secretary of Health and 8 9 Human Services, of a waiver, exemption, finding, or other 10 indicia of regulatory approval of the Uniform Interstate 11 Family Support Act, as promulgated by the National Conference of Commissioners on Uniform State Laws in 12 2001, in connection with the approval of state plans for 13 14 purposes of federal funding.".