97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

HB3196

Introduced 2/24/2011, by Rep. Esther Golar

SYNOPSIS AS INTRODUCED:

See Index

Amends the Illinois Vehicle Code and the Illinois Marriage and Dissolution of Marriage Act. Provides that the court, upon finding that a party engaged in visitation abuse, may: suspend the offending party's Illinois driving privileges pursuant to the Illinois Vehicle Code until the court has determined that there has been sufficient compliance for a sufficient period of time with the court's order concerning visitation and that full driving privileges shall be reinstated; order that the offending party be issued a family responsibility driving permit to allow limited driving privileges for employment and medical purposes; order that an entity that issued a professional license to the offending party suspend or revoke the party's professional license for a period of no more than 6 months; and fine the party not more than \$500 for each finding of visitation abuse. Provides that if a parent has been previously found in contempt by the court for visitation abuse, the court may further: incarcerate the offending parent one day for each day of denied visitation; or require the offending party to post a \$5,000 bond subject to forfeiture for the purpose of assuring compliance with future visitation. Effective immediately.

LRB097 07444 AJO 47553 b

AN ACT concerning child visitation, which may be referred
 to as the Steven Watkins Memorial Act.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Illinois Vehicle Code is amended by changing
 Sections 7-701, 7-702, 7-702.1, 7-703, 7-704, 7-705, 7-706, and
 7-708 and by adding Section 7-705.2 as follows:

8 (625 ILCS 5/7-701)

9 Sec. 7-701. Findings and purpose. The General Assembly finds that the timely receipt of adequate financial support has 10 the effect of reducing poverty and State expenditures for 11 welfare dependency among children, and that the timely payment 12 13 of adequate child support demonstrates financial 14 responsibility. Further, the General Assembly finds that the State has a compelling interest in ensuring that drivers within 15 the State demonstrate financial responsibility, including 16 17 family financial responsibility, in order to safely own and operate a motor vehicle. Further, the General Assembly finds 18 19 that the State has a compelling interest in ensuring that those 20 individuals with responsibilities involving minor children pursuant to visitation orders demonstrate responsibility, 21 22 including family responsibility, in order to safely own and operate a motor vehicle, especially when transporting a minor 23

1 <u>child who is the subject of a visitation order.</u> To this end, 2 the Secretary of State is authorized to establish systems to 3 suspend driver's licenses for failure to comply with court and 4 administrative orders of support.

5 (Source: P.A. 95-685, eff. 10-23-07.)

6 (625 ILCS 5/7-702)

Sec. 7-702. Suspension of driver's license for failure to
comply with order to pay support <u>or to comply with a visitation</u>
<u>order</u>.

(a) The Secretary of State shall suspend the driver's license issued to an obligor upon receiving an authenticated report provided for in subsection (a) of Section 7-703, that the person is 90 days or more delinquent in court ordered child support payments or has been adjudicated in arrears in an amount equal to 90 days obligation or more, and has been found in contempt by the court for failure to pay the support.

17 (b) The Secretary of State shall suspend the driver's 18 license issued to an obligor upon receiving an authenticated document provided for in subsection (b) of Section 7-703, that 19 20 the person has been adjudicated in arrears in court ordered 21 child support payments in an amount equal to 90 days obligation 22 or more, but has not been held in contempt of court, and that the court has ordered that the person's driving privileges be 23 24 suspended. The obligor's driver's license shall be suspended 25 until such time as the Secretary of State receives

authenticated documentation that the obligor is in compliance with the court order of support. When the obligor complies with the court ordered child support payments, the circuit court shall report the obligor's compliance with the court order of support to the Secretary of State, on a form prescribed by the Secretary of State, and shall order that the obligor's driver's license be reinstated.

8 (c) The Secretary of State shall suspend a driver's license 9 upon certification by the Illinois Department of Healthcare and 10 Family Services, in a manner and form prescribed by the 11 Illinois Secretary of State, that the person licensed is 90 12 days or more delinquent in payment of support under an order of 13 support issued by a court or administrative body of this or any 14 other State. The Secretary of State may reinstate the person's 15 driver's license if notified by the Department of Healthcare 16 and Family Services that the person has paid the support 17 delinquency in full or has arranged for payment of the delinquency and current support obligation in 18 а manner 19 satisfactory to the Department of Healthcare and Family 20 Services.

21 (d) The Secretary of State shall suspend the driver's 22 license issued to a person upon receiving an authenticated 23 document provided for in Section 7-703, that the person has 24 been adjudicated as having engaged in visitation abuse and that 25 the court has ordered that the person's driving privileges be 26 suspended. The person's driver's license shall be suspended - 4 - LRB097 07444 AJO 47553 b

1 until such time as the Secretary of State receives 2 authenticated documentation that the court has determined that 3 there has been sufficient compliance for a sufficient period of time with the court's order concerning visitation and that full 4 5 driving privileges shall be reinstated. When the court order in 6 which the court has determined that there has been sufficient compliance for a sufficient period of time with the court's 7 order concerning visitation and that full driving privileges 8 9 shall be reinstated, the circuit court shall report that order 10 concerning visitation to the Secretary of State, on a form prescribed by the Secretary of State, and shall order that the 11 12 person's driver's license be reinstated.

13 (Source: P.A. 95-685, eff. 10-23-07.)

14 (625 ILCS 5/7-702.1)

Sec. 7-702.1. Family financial responsibility driving permits.

17 (a) Following the entry of an order that an obligor has been found in contempt by the court for failure to pay court 18 19 ordered child support payments or upon a motion by the obligor 20 who is subject to having his or her driver's license suspended 21 pursuant to subsection (b) of Section 7-703, the court may enter an order directing the Secretary of State to issue a 22 family financial responsibility driving permit for the purpose 23 of providing the obligor the privilege of operating a motor 24 25 vehicle between the obligor's residence and place of

employment, or within the scope of employment related duties; 1 2 or for the purpose of providing transportation for the obligor or a household member to receive alcohol treatment, other drug 3 treatment, or medical care. If the obligor is unemployed, the 4 5 court may issue the order for the purpose of seeking employment, which may be subject to the requirements set forth 6 7 in subsection (a) of Section 505.1 of the Illinois Marriage and 8 Dissolution of Marriage Act. Except upon a showing of good 9 cause, any permit issued for the purpose of seeking employment 10 shall be limited to Monday through Friday between the hours of 11 8 a.m. and 12 p.m. The court may enter an order directing the 12 issuance of a permit only if the obligor has proven to the 13 satisfaction of the court that no alternative means of transportation are reasonably available for the above stated 14 15 purposes. No permit shall be issued to a person under the age 16 of 16 years who possesses an instruction permit.

Upon entry of an order granting the issuance of a permit to an obligor, the court shall report this finding to the Secretary of State on a form prescribed by the Secretary. This form shall state whether the permit has been granted for employment or medical purposes and the specific days and hours for which limited driving privileges have been granted.

23 <u>(a-1) Following the entry of an order that a person has</u>
24 <u>been found in contempt by the court for failure to follow a</u>
25 <u>visitation order, the court may enter an order directing the</u>
26 <u>Secretary of State to issue a family responsibility driving</u>

1	permit for the purpose of providing the person the privilege of
2	operating a motor vehicle between the person's residence and
3	place of employment, or within the scope of employment related
4	duties; or for the purpose of providing transportation for the
5	person or a household member to receive alcohol treatment,
6	other drug treatment, or medical care. If the person is
7	unemployed, the court may issue the order for the purpose of
8	seeking employment, which may be subject to the requirements
9	set forth in subsection (a) of Section 505.1 of the Illinois
10	Marriage and Dissolution of Marriage Act. Except upon a showing
11	of good cause, any permit issued for the purpose of seeking
12	employment shall be limited to Monday through Friday between
13	the hours of 8 a.m. and 12 p.m. The court may enter an order
14	directing the issuance of a permit only if the person has
15	proven to the satisfaction of the court that no alternative
16	means of transportation are reasonably available for the above
17	stated purposes. No permit shall be issued to a person under
18	the age of 16 years who possesses an instruction permit. Upon
19	entry of an order granting the issuance of a permit to a
20	person, the court shall report this finding to the Secretary of
21	State on a form prescribed by the Secretary. This form shall
22	state whether the permit has been granted for employment or
23	medical purposes and the specific days and hours for which
24	limited driving privileges have been granted.
25	<u>(a-2)</u> The family financial responsibility driving permit

25 <u>(a-2)</u> The family financial responsibility driving permit
 26 shall be subject to cancellation, invalidation, suspension,

and revocation by the Secretary of State in the same manner and for the same reasons as a driver's license may be cancelled, invalidated, suspended, or revoked.

The Secretary of State shall, upon receipt of a certified 4 5 court order from the court of jurisdiction, issue a family financial responsibility driving permit. In order for this 6 7 permit to be issued, an individual's driving privileges must be 8 except for the family financial responsibility valid 9 suspension or the family responsibility suspension. This 10 permit shall be valid only for employment and medical purposes 11 as set forth above. The permit shall state the days and hours 12 for which limited driving privileges have been granted.

13 Any submitted court order that contains insufficient data or fails to comply with any provision of this Code shall not be 14 15 used for issuance of the permit or entered to the individual's 16 driving record but shall be returned to the court of 17 jurisdiction indicating why the permit cannot be issued at that time. The Secretary of State shall also send notice of the 18 return of the court order to the individual requesting the 19 20 permit.

(b) Following certification of delinquency pursuant to subsection (c) of Section 7-702 of this Code, and upon petition by the obligor whose driver's license has been suspended under that subsection, the Department of Healthcare and Family Services may direct the Secretary of State to issue a family financial responsibility driving permit for the purpose of

providing the obligor the privilege of operating a motor 1 2 obligor's residence vehicle between the and place of employment, or within the scope of employment related duties, 3 or for the purpose of providing transportation for the obligor 4 5 or a household member to receive alcohol treatment, other drug 6 treatment, or medical care. If the obligor is unemployed, the 7 Department of Healthcare and Family Services may direct the 8 issuance of the permit for the purpose of seeking employment, 9 which may be subject to the requirements set forth in 10 subsection (a) of Section 505.1 of the Illinois Marriage and 11 Dissolution of Marriage Act. Except upon a showing of good 12 cause, any permit issued for the purpose of seeking employment 13 shall be limited to Monday through Friday between the hours of 14 8 a.m. and 12 p.m. The Department of Healthcare and Family 15 Services may direct the issuance of a permit only if the obligor has proven to the Department's satisfaction that no 16 17 alternative means of transportation is reasonably available for the above stated purposes. 18

19 The Department of Healthcare and Family Services shall 20 report to the Secretary of State the finding granting a permit 21 on a form prescribed by the Secretary of State. The form shall 22 state the purpose for which the permit has been granted, the 23 specific days and hours for which limited driving privileges 24 are allowed, and the duration of the permit.

The family financial responsibility driving permit shall be subject to cancellation, invalidation, suspension, and revocation by the Secretary of State in the same manner and for
 the same reasons as a driver's license may be cancelled,
 invalidated, suspended, or revoked.

As directed by the Department of Healthcare and Family 4 5 Services, the Secretary of State shall issue a family financial responsibility driving permit, but only if the obligor's 6 7 driving privileges are valid except for the family financial 8 responsibility suspension. The permit shall state the purpose 9 or purposes for which it was granted under this subsection, the 10 specific days and hours for which limited driving privileges 11 are allowed, and the duration of the permit.

12 If the Department of Healthcare and Family Services 13 directive to issue a family financial responsibility driving 14 permit contains insufficient data or fails to comply with any 15 provision of this Code, a permit shall not be issued and the 16 directive shall be returned to the Department of Healthcare and 17 Family Services. The Secretary of State shall also send notice of the return of the Department's directive to the obligor 18 19 requesting the permit.

(c) In accordance with 49 C.F.R. Part 384, the Secretary of State may not issue a family financial responsibility driving permit to any person for the operation of a commercial motor vehicle if the person's driving privileges have been suspended under any provisions of this Code.

25 (Source: P.A. 96-1284, eff. 1-1-11.)

1 (625 ILCS 5/7-703)

Sec. 7-703. Courts to report non-payment of court ordered
 support <u>or orders concerning driving privileges</u>.

The clerk of the circuit court, as provided in 4 (a) 5 subsection (b) of Section 505 of the Illinois Marriage and Dissolution of Marriage Act or as provided in Section 15 of the 6 7 Illinois Parentage Act of 1984, shall forward to the Secretary 8 State, on a form prescribed by the Secretary, of an 9 authenticated document certifying the court's order suspending 10 the driving privileges of the obligor. For anv such 11 certification, the clerk of the court shall charge the obligor 12 a fee of \$5 as provided in the Clerks of Courts Act.

13 (b) If an obligor has been adjudicated in arrears in court 14 ordered child support payments in an amount equal to 90 days 15 obligation or more but has not been held in contempt of court, 16 the circuit court may order that the obligor's driving 17 privileges be suspended. If the circuit court orders that the obligor's driving privileges be suspended, it shall forward to 18 19 the Secretary of State, on a form prescribed by the Secretary, 20 authenticated document certifying the court's order an suspending the driving privileges of the 21 obligor. The 22 authenticated document shall be forwarded to the Secretary of 23 State by the court no later than 45 days after entry of the 24 order suspending the obligor's driving privileges.

25 (c) The clerk of the circuit court, as provided in
 26 subsection (c-1) of Section 607.1 of the Illinois Marriage and

Dissolution of Marriage Act shall forward to the Secretary of State, on a form prescribed by the Secretary, an authenticated document certifying the court's order suspending the driving privileges of the party. For any such certification, the clerk of the court shall charge the party a fee of \$5 as provided in the Clerks of Courts Act.

7 (d) If a party has been adjudicated to have engaged in 8 visitation abuse, the circuit court may order that the party's 9 driving privileges be suspended. If the circuit court orders 10 that the party's driving privileges be suspended, it shall forward to the Secretary of State, on a form prescribed by the 11 12 Secretary, an authenticated document certifying the court's 13 order suspending the driving privileges of the party. The 14 authenticated document shall be forwarded to the Secretary of State by the court no later than 45 days after entry of the 15 16 order suspending the party's driving privileges.

17 (Source: P.A. 91-613, eff. 7-1-00.)

18 (625 ILCS 5/7-704)

Sec. 7-704. Suspension to continue until compliance with court order of support.

(a) The suspension of a driver's license shall remain in effect unless and until the Secretary of State receives authenticated documentation that the obligor is in compliance with a court order of support or that the order has been stayed by a subsequent order of the court. Full driving privileges

shall not be issued by the Secretary of State until
 notification of compliance has been received from the court.
 The circuit clerks shall report the obligor's compliance with a
 court order of support to the Secretary of State, on a form
 prescribed by the Secretary.

6 (a-1) The suspension of a driver's license shall remain in 7 effect unless and until the Secretary of State receives authenticated documentation as to that the person who violated 8 9 a visitation order that the court has determined that there has been sufficient compliance for a sufficient period of time with 10 11 the court's order concerning visitation and that full driving 12 privileges shall be reinstated or that the order has been 13 stayed by a subsequent order of the court. Full driving 14 privileges shall not be issued by the Secretary of State until notification has been received from the court. The circuit 15 16 clerk shall report any court order, in which the court determined that there <u>has been sufficient compliance for a</u> 17 sufficient period of time with the court's order concerning 18 visitation and that full driving privileges shall be 19 20 reinstated, to the Secretary of State, on a form prescribed by 21 the Secretary.

(b) Whenever, after one suspension of an individual's driver's license for failure to pay child support, another order of non-payment is entered against the obligor and the person fails to come into compliance with the court order of support, then the Secretary shall again suspend the driver's 1 license of the individual and that suspension shall not be 2 removed unless the obligor is in full compliance with the court 3 order of support and has made full payment on all arrearages.

(b-1) Whenever, after one suspension of an individual's 4 5 driver's license for failure to abide by a visitation order, another order finding visitation abuse is entered against the 6 7 person and the court orders the suspension of the person's driver's license, then the Secretary shall again suspend the 8 9 driver's license of the individual and that suspension shall 10 not be removed until the court has determined that there has 11 been sufficient compliance for a sufficient period of time with 12 the court's order concerning visitation and that full driving privileges shall be reinstated. 13

(c) Section 7-704.1, and not this Section, governs the duration of a driver's license suspension if the suspension occurs as the result of a certification by the Illinois Department of Healthcare and Family Services under subsection (c) of Section 7-702.

19 (Source: P.A. 95-685, eff. 10-23-07.)

20 (625 ILCS 5/7-705)

Sec. 7-705. Notice. The Secretary of State, prior to suspending a driver's license under this Chapter, shall serve written notice upon <u>a person</u> an obligor that the individual's driver's license will be suspended in 60 days from the date on the notice unless (i) the <u>person</u> obligor satisfies the court 1 order of support or the court ordered visitation and the 2 circuit clerk notifies the Secretary of State of this 3 compliance or (ii) if the Illinois Department of Healthcare and 4 Family Services has made a certification to the Secretary of 5 State under subsection (c) of Section 7-702, the Department 6 notifies the Secretary of State that the person licensed has 7 paid the support delinquency in full or has arranged for 8 payment of the delinquency and current support obligation in a 9 manner satisfactory to the Department.

10 (Source: P.A. 95-685, eff. 10-23-07.)

11 (625 ILCS 5/7-705.2 new)

Sec. 7-705.2. Notice of noncompliance with visitation order. Before forwarding to the Secretary of State the authenticated document under Section 7-703, the circuit court must serve notice upon the person of its intention to suspend the person's driver's license for being adjudicated as having violated a visitation order in a manner deemed to be visitation abuse. The notice must inform the person that:

 19
 (1) The person may contest the issue of compliance at a

 20
 hearing;

(2) A request for a hearing must be made in writing and must be received by the clerk of the circuit court; (3) If the person does not request a hearing to contest the issue of compliance within 45 days after the notice of noncompliance is mailed, the court may order that the

4Secretary of State for noncompliance with a visitat5order, the Secretary of State must suspend any drive6license or instruction permit the person holds and7person's right to apply for or obtain a driver's license8instruction permit until the court has determined to9there has been sufficient compliance for a sufficient10period of time with the court's order concerning visitat11and that full driving privileges shall be reinstated;12(5) If the person files a motion to modify visitat13with the court or requests that the court modify14visitation obligation, the circuit court shall stay act15to certify the person to the Secretary of State concern16court ordered visitation; and17(6) The notice must include the address and teleph18number of the clerk of the circuit court. The clerk of19circuit court shall attach a copy of the person20visitation order to the notice. The notice must be series	1	person's driver's license be suspended as provided for in
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21 by certified mail, return receipt requested, by service	19	circuit court shall attach a copy of the person's
	20	visitation order to the notice. The notice must be served
22 <u>hand</u> , or as specified in the Code of Civil Procedure.	21	by certified mail, return receipt requested, by service in
	22	hand, or as specified in the Code of Civil Procedure.

23 (625 ILCS 5/7-706)

24 Sec. 7-706. Administrative hearing. A driver may contest 25 this driver's license sanction by requesting an administrative

hearing in accordance with Section 2-118 of this Code. If a 1 2 written request for this hearing is received prior to the 3 effective date of the suspension, the suspension shall be stayed. If a stay of the suspension is granted, it shall remain 4 5 in effect until a hearing decision is entered. At the conclusion of this hearing, the Secretary of State may rescind 6 or impose the driver's license suspension. If the suspension is 7 upheld, it shall become effective 10 days from the date the 8 9 hearing decision is entered. If the decision is to rescind the 10 suspension, no suspension of driving privileges shall be 11 entered. The scope of this hearing shall be limited to the 12 following issues:

13 (a) Whether the driver is the person who owes a duty to 14 make payments under the court or administrative order of 15 support <u>or is the person with obligations under a visitation</u> 16 <u>order</u>.

17 (b) Whether (i) the authenticated document of a court order of support or visitation order indicates that the obligor is 90 18 19 days or more delinquent or has been adjudicated in arrears in an amount equal to 90 days obligation or more and has been 20 found in contempt of court for failure to pay child support or 21 22 (ii) the certification of the Illinois Department of Healthcare 23 and Family Services under subsection (c) of Section 7-702 indicates that the person is 90 days or more delinquent in 24 25 payment of support under an order of support issued by a court 26 or administrative body of this or any other State.

1	(b-1) Whether the authenticated document of a visitation
2	order indicates that the person has violated a visitation order
3	and has been found to have engaged in visitation abuse and has
4	been found in contempt of court for failure to abide by a
5	visitation order.

6 (c) Whether (i) a superseding authenticated document of any 7 court order of support has been entered or (ii) the Illinois 8 Department of Healthcare and Family Services, in a superseding 9 notification, has informed the Secretary of State that the 10 person certified under subsection (c) of Section 7-702 has paid 11 the support delinquency in full or has arranged for payment of 12 the delinquency and current support obligation in a manner 13 satisfactory to the Department.

14 <u>(c-1) Whether a superseding authenticated document of any</u> 15 <u>court order concerning visitation has been entered, in a</u> 16 <u>superseding notification, has informed the Secretary of State</u> 17 <u>that as to the person the court has determined that there has</u> 18 <u>been sufficient compliance for a sufficient period of time with</u> 19 <u>the court's order concerning visitation and that full driving</u> 20 <u>privileges shall be reinstated.</u>

- 21 (Source: P.A. 95-685, eff. 10-23-07.)
- 22 (625 ILCS 5/7-708)

23 Sec. 7-708. Rules. The Secretary of State, using the 24 authority to license motor vehicle operators, may adopt such 25 rules as may be necessary to establish standards, policies, and

- 18 - LRB097 07444 AJO 47553 b HB3196 procedures for the suspension of driver's licenses 1 for 2 non-compliance with a court or administrative order of support 3 or with a visitation order. (Source: P.A. 95-685, eff. 10-23-07.) 4 5 Section 10. The Illinois Marriage and Dissolution of 6 Marriage Act is amended by changing Section 607.1 as follows: 7 (750 ILCS 5/607.1) (from Ch. 40, par. 607.1) Sec. 607.1. Enforcement of visitation orders; visitation 8 9 abuse. 10 (a) The circuit court shall provide an expedited procedure 11 for enforcement of court ordered visitation in cases of 12 visitation abuse. Visitation abuse occurs when a party has 13 willfully and without justification: (1) denied another party 14 visitation as set forth by the court; or (2) exercised his or 15 her visitation rights in a manner that is harmful to the child or child's custodian. 16 17 (b) An Action may be commenced by filing a petition setting forth: (i) the petitioner's name, residence address or mailing 18 19 address, and telephone number; (ii) respondent's name and place 20 of residence, place of employment, or mailing address; (iii) 21 the nature of the visitation abuse, giving dates and other 22 relevant information; (iv) that a reasonable attempt was made 23 to resolve the dispute; and (v) the relief sought. 24 Notice of the filing of the petitions shall be given as

to

provided in Section 511. (c) After hearing all of the evidence, the court may order one or more of the following: the visitation order Modification of (1)specifically outline periods of visitation or restrict visitation as provided by law. (2) Supervised visitation with a third party or public agency. (3) Make up visitation of the same time period, such as weekend for weekend, holiday for holiday. (4) Counseling or mediation, except in cases where there is evidence of domestic violence, as defined in Section 1 of the Domestic Violence Shelters Act, occurring between the parties. (5) Other appropriate relief deemed equitable. (c-1) When the court issues an order holding a party in contempt for violation of a visitation order and finds that the party engaged in visitation abuse, the court may order one or more of the following: (1) Suspension of a party's Illinois driving privileges pursuant to Section 7-703 of the Illinois Vehicle Code until the court determines that the parent is in compliance with the visitation order. The court may also order that a party be issued a family financial responsibility driving permit that would allow limited

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26 driving privileges for employment and medical purposes in

accordance with subsection (a-1) of Section 7-702.1 of the Illinois Vehicle Code.

3 (2) Order an entity issuing a professional license of
4 the offending party to suspend or revoke the party's
5 professional license for a period of no more than 6 months.
6 (3) Find that a party in engaging in visitation abuse
7 is quilty of a petty offense and should be fined an amount
8 of no more that \$500 for each finding of visitation abuse.

9 (d) Nothing contained in this Section shall be construed to 10 limit the court's contempt power, except as provided in 11 subsection (g) of this Section.

12 (e) When the court issues an order holding a party in 13 contempt of court for violation of a visitation order, the 14 clerk shall transmit a copy of the contempt order to the 15 sheriff of the county. The sheriff shall furnish a copy of each 16 contempt order to the Department of State Police on a daily 17 basis in the form and manner required by the Department. The Department shall maintain a complete record and index of the 18 contempt orders and make this data available to all local law 19 20 enforcement agencies.

(f) Attorney fees and costs shall be assessed against a party if the court finds that the enforcement action is vexatious and constitutes harassment.

(g) A person convicted of unlawful visitation or parenting
time interference under Section 10-5.5 of the Criminal Code of
1961 shall not be subject to the provisions of this Section and

the court may not enter a contempt order for visitation abuse against any person for the same conduct for which the person was convicted of unlawful visitation interference or subject that person to the sanctions provided for in this Section.

5 (h) If a parent has been previously found in contempt by 6 the court and found to have engaged in visitation abuse, the 7 court may further:

8 <u>(1) incarcerate the offending parent one day for each</u> 9 <u>day of denied visitation; and</u>

10(2) require the offending party to post a \$5,000 bond11subject to forfeiture for the purpose of assuring12compliance with future visitation.

13 (Source: P.A. 96-333, eff. 8-11-09; 96-675, eff. 8-25-09.)

Section 99. Effective date. This Act takes effect upon becoming law.

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1 2	Statutes amended	INDEX d in order o	of appearance
3	625 ILCS 5/7-701		
4	625 ILCS 5/7-702		
5	625 ILCS 5/7-702.1		
6	625 ILCS 5/7-703		
7	625 ILCS 5/7-704		
8	625 ILCS 5/7-705		
9	625 ILCS 5/7-705.2 new		
10	625 ILCS 5/7-706		
11	625 ILCS 5/7-708		
12	750 ILCS 5/607.1	from Ch. 40	, par. 607.1