### SLS 19RS-254

#### ENGROSSED

2019 Regular Session

SENATE BILL NO. 185

### BY SENATORS WALSWORTH AND THOMPSON AND REPRESENTATIVE TERRY BROWN

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CHILDREN/FAMILY SERVICES DEPT. Provides relative to amendments of child support orders. (8/1/19)

AN ACT
To amend and reenact Children's Code Art. 313(B) and R.S. 46:236.2, relative to
amendments of child support orders; to provide for a procedure for amending a child
support order; to provide for authority of the Department of Children and Family
Services; to provide for authority of the district attorney and other interested parties;
to provide for a written motion to the court; and to provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. Children's Code Art. 313(B) is hereby amended and reenacted to read as
follows:
Art. 313. Duration of jurisdiction over proceedings
* * *
B. A court exercising juvenile jurisdiction no longer exercises such
jurisdiction in any proceeding authorized by Article 311(B)(1) upon the filing of a
motion in accordance with R.S. 46:236.2(B)(2). When the motion is granted, the
individual or caretaker to whom the support obligation is owed shall be the proper
party to enforce the child support obligation or any arrears owed.
Section 2. R.S. 46:236.2 is hereby amended and reenacted to read as follows:

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

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§236.2. Redirection of support payments

A.(1) Pursuant to 42 U.S.C. 654b(a)(1)(A), the department is authorized to receive and disburse support payments made on behalf of each child who is a recipient of public assistance, or for any obligee when an individual has applied for support enforcement services pursuant to Title IV-D of the Social Security Act. Except as provided in this Section, the department is not required to seek an amendment to the support order, file a motion to intervene, or subrogate itself to the rights of the obligee to exercise its standing as independent party.

9 (2) To carry out and effectuate the purposes and provisions of this Section 10 and 42 U.S.C. 666(c)(1)(E), the department shall administratively change the payee 11 of a support order to the department. Such change shall not occur until the 12 department has provided notice of the change to all parties under this Subsection.

13 (3) If a court has ordered support payments to be made to an obligee, the department shall, on providing notice to the obligee and the obligor, direct the 14 obligor or other payor to make support payments payable to the department and to 15 16 transmit the payments to the state disbursement unit. The department shall file a copy of the notice with the court by which the order was issued or last registered. 17 The redirection of payment to the department is effective when mailed to the 18 19 parties and no further action is necessary for the department to enforce the 20 support order. The notice shall include all of the following:

21 (a) A statement that the child's family is receiving support enforcement
22 services.

# (b) The name of the child and the obligee for whom support has been orderedby the court.

# 25 (c) The docket number and court by which support was ordered or last 26 registered.

(d) Instructions for the payment of ordered support to the department.

(4) The notice shall be sent by regular mail to the obligor and the obligee at
the last known address of each as listed in the state case registry. The obligor shall

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(5) On receipt of a copy of the notice, the clerk of court shall file the notice
in the appropriate case record. <u>Upon receipt of the notice, the court upon its own</u>
<u>motion shall issue an order, as promulgated in the Louisiana Rules of District</u>
<u>Court, recognizing that the department upon mailing of the notice became</u>
<u>payee of the support order. The order shall be granted ex parte without</u>
<u>contradictory hearing. The order shall be served upon the obligor, the obligee</u>
<u>and the department.</u>

- 10B.(1)(a) Notwithstanding the provisions of R.S. 13:1599(B), in cases11receiving support enforcement services from the department, upon the motion of the12district attorney or the department to transfer, a support order shall be transferred for13subsequent enforcement and modification to the appropriate juvenile court within the14parish wherein the support order was rendered or last registered.
- 15 (b) The provisions of Subparagraph (a) of this Paragraph shall not apply in
  16 East Baton Rouge Parish.

(2)(a) Notwithstanding the provisions of R.S. 13:1599(B), in cases no longer
receiving support enforcement services from the department, upon motion to transfer
by the interested party, a support order shall be transferred for subsequent
enforcement and modification to the district or family court in the same parish as the
juvenile court transferring the order.

(b) As used in this Section, "interested party" shall include only the
department, the district attorney, the contract attorney providing support services
pursuant to Title IV-D, the person owing the support obligation, or the individual or
current caretaker to whom the support obligation is owed.

26 (3) In any of the cases in this Subsection, the court shall grant its order ex
27 parte and without hearing any adverse party.

28 C.(1) On termination of support enforcement services under 45 CFR
29 303.11(b), or upon the death of the obligee or caretaker, the department shall send

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1	a notice to the obligor and the obligee to terminate the redirection. The notice shall
2	include all of the following:
3	(a) A statement that either:
4	(i) The child's family is no longer receiving support enforcement services.
5	(ii) The obligee or caretaker is now deceased.
6	(b) The name of the child and the obligee for whom support has been ordered
7	by the court.
8	(c) The docket number and court in which support was ordered or last
9	registered.
10	(d) Instructions for the payment of ordered support and any past-due support
11	that has accrued.
12	(2) The notice shall be sent by regular mail to the address listed in the state
13	case registry for the obligor and the obligee, as appropriate. The obligor shall be
14	required to submit payments in accordance with the instructions in this notice ten
15	days after the date of the notice.
16	(3) The department shall file a copy of the notice with the court in which the
17	order was issued or last registered. On receipt of a copy of the notice, the clerk of the
18	court shall file the notice in the appropriate case record. Upon receipt of the notice,
19	the court upon its own motion shall issue an order recognizing that the
20	department was removed as payee of the support order, effective upon the date
21	that notice of redirection of payment was mailed to the parties. The order shall
22	be granted ex parte without contradictory hearing. The order shall be served
23	upon the obligor, obligee and the department.
24	D. This Section applies regardless of whether the individual applying for or
25	receiving support enforcement services has ever received any public assistance and
26	regardless of whether there is a delinquency.
27	E. The department shall not enforce or collect any past-due support that
28	accumulated before support enforcement services were provided until a contradictory
29	hearing is held by the appropriate court to determine the amount of past-due

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support owed.

The original instrument was prepared by Christine Arbo Peck. The following digest, which does not constitute a part of the legislative instrument, was prepared by Xavier Alexander.

## DIGEST

SB 185 Engrossed

2019 Regular Session

Walsworth

Present law provides a procedure for commencement of child support actions and redirection of support payments by the Dept. of Children and Family Services (DCFS). Present law provides that DCFS is authorized to receive and disburse support payments made on behalf of each child who is a recipient of public assistance, and is authorized to administratively change the payee of a support order to the department. Present law provides that DCFS shall give notice of such change to the obligee and the obligor and shall file a copy of such notice with the court by which the order was issued or last registered.

Present law provides that for cases no longer receiving support enforcement services from the department, upon motion of an interested party, a support order shall be transferred to the district or family court in the same parish as the juvenile court transferring the order. Proposed law retains present law and further provide for an effective date of redirection of support payments.

Proposed law provides that a court shall issue an order recognizing or removing the name of payor or payee when notice of redirection of support payment is filed with the clerk of court.

Proposed law provides that such order shall be served to all parties.

Effective August 1, 2019.

(Amends Ch.C. Art. 313(B) and R.S. 46:236.2)

Summary of Amendments Adopted by Senate

#### Committee Amendments Proposed by Senate Committee on Judiciary A to the original bill

- 1. Restores present language.
- 2. Provides relative to notice.
- Provides relative to court orders. 3.