As Reported by the House Homeland Security Committee

135th General Assembly

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Am. H. B. No. 29

Representatives Humphrey, Brewer

Cosponsors: Representatives Brent, Abdullahi, Forhan, Miller, A., Russo, Williams, McNally

A BILL

То	amend sections 3123.56 and 3123.58 of the	1
	Revised Code to make changes to the law	2
	governing driver's license suspensions for	3
	failure to pay child support.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3123.56 and 3123.58 of the	5
Revised Code be amended to read as follows:	6
Sec. 3123.56. A child support enforcement agency that sent	7
a notice under section 3123.54 of the Revised Code of an	8
individual's default under a child support order shall send to	9
the registrar of motor vehicles a notice that the individual is	10
not in default if it determines that the individual is not in	11
default or any of the following occurs:	12
(A) The individual makes full payment to the office of	13
child support or, pursuant to sections 3125.27 to 3125.30 of the	14
Revised Code, to the child support enforcement agency of the	15
arrearage as of the date the payment is made.	16
(B) If division (A) of this section is not possible, the	17

individual has presented to the agency sufficient evidence of	18
current employment or of an account in a financial institution,	19
the agency has confirmed the individual's employment or the	20
existence of the account, and an appropriate withholding or	21
deduction notice described in section 3121.03 of the Revised	22
Code has been issued to collect current support and any	23
arrearage due under the child support order that was in default.	24
(C) If divisions (A) and (B) of this section are not	25
possible, the individual presents evidence to the agency	26
sufficient to establish that the either one of the following:	27
(1) The individual is unable to work due to circumstances	28
beyond the individual's control.	29
(2) The imposition of a suspension on the individual's	30
driver's license or commercial driver's license, motorcycle	31
operator's license or endorsement, or temporary instruction	32
permit or commercial driver's temporary instruction permit would	33
effectively prevent the individual from paying child support or	34
any arrearage due under the child support order that was in	35
default.	36
(D) If divisions (A), (B), and (C) of this section are not	37
possible, the individual enters into and complies with a written	38
agreement with the agency that requires the obligor to comply	
with either of the following:	40
(1) A family support program administered or approved by	41
the agency;	42
(2) A program to establish compliance with a seek work	43
order issued pursuant to section $\frac{3123.03}{2}$ 3121.03 of the Revised	44
Code.	45
(E) If divisions (A), (B), (C), and (D) of this section	46

are not possible, the individual pays the balance of the total monthly obligation due for the ninety-day period preceding the date the agency sent the notice described in section 3123.55 of the Revised Code.

The agency shall send the notice under this section not

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later than seven days after it determines the individual is not in default or that any of the circumstances specified in this section has occurred.

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Sec. 3123.58. (A) On receipt of a notice pursuant to section 3123.54 of the Revised Code, the registrar of motor vehicles shall determine whether the individual named in the notice holds or has applied for a driver's license or commercial driver's license, motorcycle operator's license or endorsement, or temporary instruction permit or commercial driver's temporary instruction permit. If the registrar determines that the individual holds or has applied for a license, permit, or endorsement and the individual is the individual named in the notice and does not receive a notice pursuant to section 3123.56 or 3123.57 of the Revised Code, the registrar immediately shall provide notice of the determination to each deputy registrar. The registrar or a deputy registrar may not issue to the individual a driver's or commercial driver's license, motorcycle operator's license or endorsement, or temporary instruction permit or commercial driver's temporary instruction permit and may not renew for the individual a driver's or commercial driver's license, motorcycle operator's license or endorsement, or commercial driver's temporary instruction permit. The registrar or a deputy registrar also shall impose a class F suspension of the license, permit, or endorsement held by the individual under division (B)(6) of section 4510.02 of the

Revised Code.

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(B) (1) A court with jurisdiction over the child support	78
order may grant an individual whose license, permit, or	79
endorsement is suspended under this section limited driving	80
privileges in accordance with division (B) of section 4510.021	81
of the Revised Code pursuant to a request made during an action	82
for contempt initiated under section 2705.031 of the Revised	83
Codepetition by that individual for limited driving privileges.	84
Prior to granting privileges under this division, the court	85
shall request the accused-individual to provide the court with a	86
recent_current_noncertified copy of a driver's abstract from the	87
registrar of motor vehicles—and—. The court shall request the	88
child support enforcement agency that issued the notice pursuant	89
to section 3123.54 of the Revised Code relative to the	90
individual to advise the court, either in person through a	91
representative testifying at a hearing or through a written	92
document, regarding the position of the agency relative to the	93
issue of the granting of privileges to the individual. The	94
court, in determining whether to grant the individual privileges	95
under this division, shall take into consideration the position	96
of the agency, but the court is not bound by the position of the	97
agency.	98

(2) A court that grants limited driving privileges to a person under division (B) (1) of this section shall <u>include in</u>

the order any conditions the person shall comply with in order

to retain the privileges and deliver to the person a permit card

or other written document, in a form to be prescribed by the

court, setting forth the date on which the limited privileges

will become effective, the purposes for which the person may

drive, the times and places at which the person may drive, and

any other conditions imposed upon the person's use of a motor

vehicle.

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which the person was granted limited driving privileges, the

Section 2. That existing sections 3123.56 and 3123.58 of

person's limited driving privileges shall be suspended

immediately pending a reinstatement hearing.

the Revised Code are hereby repealed.