CERTIFICATION OF ENROLLMENT

HOUSE BILL 2732

Chapter 77, Laws of 1998

55th Legislature 1998 Regular Session

WAGE ASSIGNMENT ORDERS FOR CHILD SUPPORT OR SPOUSAL MAINTENANCE PAYMENTS--DELIVERY OF WITHHELD EARNINGS

EFFECTIVE DATE: 6/11/98

Passed by the House February 10, 1998 Yeas 96 Nays 0

CLYDE BALLARD

Speaker of the House of Representatives

Passed by the Senate March 4, 1998 Yeas 44 Nays 0

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2732** as passed by the House of Representatives and the Senate on the dates hereon set forth.

BRAD OWEN

TIMOTHY A. MARTIN

Approved March 20, 1998

President of the Senate

FILED

Chief Clerk

March 20, 1998 - 5:01 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington _____

HOUSE BILL 2732

Passed Legislature - 1998 Regular Session

State of Washington

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Employer

55th Legislature

1998 Regular Session

By Representatives Robertson, Ogden Wood, Zellinsky, Ballasiotes, Delvin	
Read first time 01/19/98. Referred	to Committee on Law & Justice.
AN ACH Doloting to more orgina	mont and an for abild summant on
spousal maintenance payments; amend and amending RCW 26.18.100.	ment orders for child support or ing RCW 26.18.110; and reenacting
BE IT ENACTED BY THE LEGISLATURE OF	THE STATE OF WASHINGTON:
Sec. 1. RCW 26.18.100 and 1997 each reenacted and amended to read a	c 296 s 10 and 1997 c 58 s 889 are as follows:
The wage assignment order shall form:	be substantially in the following
IN THE SUPERIOR	COURT OF THE
STATE OF WASHINGTO	N IN AND FOR THE
COUNTY OF	
,	
Obligee	No
VS.	
, WAGE	ASSIGNMENT
Obligor	ORDER

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L	THE	STATE	OF.	WASI	HTNG	3.T.ON	TO:	•	•	•	•	•	•	 •	•	•	•	•	•	•	•	•	•	•	•
2	Employer																								
3	AND	то: .	•															•							,
1	Obligor																								

The above-named oblique claims that the above-named oblique is 5 subject to a support order requiring immediate income withholding or is 6 7 more than fifteen days past due in either child support or spousal maintenance payments, or both, in an amount equal to or greater than 8 9 the child support or spousal maintenance payable for one month. 10 amount of the accrued child support or spousal maintenance debt as of this date is dollars, the amount of arrearage payments 11 specified in the support or spousal maintenance order (if applicable) 12 13 is dollars per , and the amount of the current 14 and continuing support or spousal maintenance obligation under the order is dollars per 15

You are hereby commanded to answer this order by filling in the attached form according to the instructions, and you must mail or deliver the original of the answer to the court, one copy to the Washington state support registry, one copy to the obligee or obligee's attorney, and one copy to the obligor within twenty days after service of this wage assignment order upon you.

If you possess any earnings or other remuneration for employment due and owing to the obligor, then you shall do as follows:

- 24 (1) Withhold from the obligor's earnings or remuneration each 25 month, or from each regular earnings disbursement, the lesser of:
- 26 (a) The sum of the accrued support or spousal maintenance debt and 27 the current support or spousal maintenance obligation;
- 28 (b) The sum of the specified arrearage payment amount and the 29 current support or spousal maintenance obligation; or
- 30 (c) Fifty percent of the disposable earnings or remuneration of the 31 obligor.
- 32 (2) The total amount withheld above is subject to the wage 33 assignment order, and all other sums may be disbursed to the obligor.
- 34 (3) Upon receipt of this wage assignment order you shall make 35 immediate deductions from the obligor's earnings or remuneration and 36 remit to the Washington state support registry or other address 37 specified below the proper amounts ((at)) within five working days of 38 each regular pay interval.

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- You shall continue to withhold the ordered amounts from nonexempt earnings or remuneration of the obligor until notified by:
- 3 (a) The court that the wage assignment has been modified or 4 terminated; or
- 5 (b) The addressee specified in the wage assignment order under this 6 section that the accrued child support or spousal maintenance debt has 7 been paid.
- You shall promptly notify the court and the addressee specified in the wage assignment order under this section if and when the employee is no longer employed by you, or if the obligor no longer receives earnings or remuneration from you. If you no longer employ the employee, the wage assignment order shall remain in effect until you are no longer in possession of any earnings or remuneration owed to the employee.
- You shall deliver the withheld earnings or remuneration to the Washington state support registry or other address stated below ((at)) within five working days of each regular pay interval.
- You shall deliver a copy of this order to the obligor as soon as is reasonably possible. This wage assignment order has priority over any other wage assignment or garnishment, except for another wage assignment or garnishment for child support or spousal maintenance, or order to withhold or deliver under chapter 74.20A RCW.
- 23 WHETHER OR NOT YOU OWE ANYTHING TO THE OBLIGOR, YOUR FAILURE TO
 24 ANSWER AS REQUIRED MAY MAKE YOU LIABLE FOR THE AMOUNT OF
 25 SUPPORT MONEYS THAT SHOULD HAVE BEEN WITHHELD FROM THE
 26 OBLIGOR'S EARNINGS OR SUBJECT TO CONTEMPT OF COURT.
- 27 NOTICE TO OBLIGOR: YOU HAVE A RIGHT TO REQUEST A HEARING IN THE SUPERIOR COURT THAT ISSUED THIS WAGE ASSIGNMENT ORDER, TO REQUEST THAT 28 29 THE COURT QUASH, MODIFY, OR TERMINATE THE WAGE ASSIGNMENT ORDER. REGARDLESS OF THE FACT THAT YOUR WAGES ARE BEING WITHHELD PURSUANT TO 30 THIS ORDER, YOU MAY HAVE SUSPENDED OR NOT RENEWED A PROFESSIONAL, 31 DRIVER'S, OR OTHER LICENSE IF YOU ACCRUE CHILD SUPPORT ARREARAGES 32 TOTALING MORE THAN SIX MONTHS OF CHILD SUPPORT PAYMENTS OR FAIL TO MAKE 33 34 PAYMENTS TOWARDS A SUPPORT ARREARAGE IN AN AMOUNT THAT EXCEEDS SIX MONTHS OF PAYMENTS. 35

36 DATED THIS . . . day of , 19. . .

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1		•	•	•	•		•	•	•	•	•	•		•	•		•
2	Obligee,	Judge/Court Commissioner															r
3	or obligee's attorney																
4	Send withheld payments to:	•	•														•
5		•	•														•
5		•	•														•
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- 8 Sec. 2. RCW 26.18.110 and 1994 c 230 s 5 are each amended to read 9 as follows:
- (1) An employer upon whom service of a wage assignment order has been made shall answer the order by sworn affidavit within twenty days after the date of service. The answer shall state whether the obligor is employed by or receives earnings or other remuneration from the employer, whether the employer will honor the wage assignment order, and whether there are either multiple child support or spousal maintenance attachments, or both, against the obligor.
- 17 (2) If the employer possesses any earnings or remuneration due and 18 owing to the obligor, the earnings subject to the wage assignment order 19 shall be withheld immediately upon receipt of the wage assignment The withheld earnings shall be delivered to the Washington 20 21 state support registry or, if the wage assignment order is to satisfy 22 a duty of spousal maintenance, to the addressee specified in the 23 assignment ((at)) within five working days of each regular pay 24 interval.
- 25 (3) The employer shall continue to withhold the ordered amounts 26 from nonexempt earnings or remuneration of the obligor until notified 27 by:
- 28 (a) The court that the wage assignment has been modified or 29 terminated; or
 - (b) The Washington state support registry or obligee that the accrued child support or spousal maintenance debt has been paid, provided the wage assignment order contains the language set forth under RCW 26.18.100(3)(b). The employer shall promptly notify the addressee specified in the assignment when the employee is no longer employed. If the employer no longer employs the employee, the wage assignment order shall remain in effect for one year after the employee has left the employment or the employer has been in possession of any earnings or remuneration owed to the employee, whichever is later. The

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- employer shall continue to hold the wage assignment order during that 1 If the employee returns to the employer's employment during 2 the one-year period the employer shall immediately begin to withhold 3 4 the employee's earnings or remuneration according to the terms of the wage assignment order. If the employee has not returned within one 5 year, the wage assignment shall cease to have effect at the expiration 6 7 of the one-year period, unless the employer continues to owe 8 remuneration for employment to the obligor.
- 9 (4) The employer may deduct a processing fee from the remainder of the employee's earnings after withholding under the wage assignment order, even if the remainder is exempt under RCW 26.18.090. The processing fee may not exceed (a) ten dollars for the first disbursement made by the employer to the Washington state support registry; and (b) one dollar for each subsequent disbursement to the clerk.
- 16 (5) An order for wage assignment for support for a dependent child 17 entered under this chapter shall have priority over any other wage assignment or garnishment, except for another wage assignment or 18 19 garnishment for child support, or order to withhold and deliver under 20 chapter 74.20A RCW. An order for wage assignment for spousal maintenance entered under this chapter shall have priority over any 21 other wage assignment or garnishment, except for a wage assignment, 22 garnishment, or order to withhold and deliver under chapter 74.20A RCW 23 24 for support of a dependent child, and except for another wage 25 assignment or garnishment for spousal maintenance.
 - (6) An employer who fails to withhold earnings as required by a wage assignment issued under this chapter may be held liable to the obligee for one hundred percent of the support or spousal maintenance debt, or the amount of support or spousal maintenance moneys that should have been withheld from the employee's earnings whichever is the lesser amount, if the employer:

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- 32 (a) Fails or refuses, after being served with a wage assignment 33 order, to deduct and promptly remit from the unpaid earnings the 34 amounts of money required in the order;
- 35 (b) Fails or refuses to submit an answer to the notice of wage 36 assignment after being served; or
- 37 (c) Is unwilling to comply with the other requirements of this 38 section.

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Liability may be established in superior court. Awards in superior court shall include costs, interest under RCW 19.52.020 and 4.56.110, and reasonable attorneys' fees.

- (7) No employer who complies with a wage assignment issued under this chapter may be liable to the employee for wrongful withholding.
- 6 (8) No employer may discharge, discipline, or refuse to hire an 7 employee because of the entry or service of a wage assignment issued 8 executed under this chapter. If an employer discharges, 9 disciplines, or refuses to hire an employee in violation of this 10 section, the employee or person shall have a cause of action against the employer. The employer shall be liable for double the amount of 11 damages suffered as a result of the violation and for costs and 12 reasonable attorneys' fees, and shall be subject to a civil penalty of 13 not more than two thousand five hundred dollars for each violation. 14 15 The employer may also be ordered to hire, rehire, or reinstate the aggrieved individual. 16
- 17 (9) For wage assignments payable to the Washington state support 18 registry, an employer may combine amounts withheld from various 19 employees into a single payment to the Washington state support 20 registry, if the payment includes a listing of the amounts attributable 21 to each employee and other information as required by the registry.
- 22 (10) An employer shall deliver a copy of the wage assignment order 23 to the obligor as soon as is reasonably possible.

Passed the House February 10, 1998. Passed the Senate March 4, 1998. Approved by the Governor March 20, 1998. Filed in Office of Secretary of State March 20, 1998.

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