ASSEMBLY, No. 3289 STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED FEBRUARY 12, 2018

Sponsored by: Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen)

SYNOPSIS

Directs portion of Unclaimed Child Support Trust Fund be used to balance certain unpaid receivables of State agency responsible for disbursement of child support.

CURRENT VERSION OF TEXT

As introduced.



 AN ACT concerning abandoned child support payments and amending R.S.46:30B-74.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. R.S.46:30B-74 is amended to read as follows:

46:30B-74. The administrator shall establish and manage four
separate trust funds to be known as the Unclaimed County Deposits
Trust Fund, the Unclaimed Child Support Trust Fund, the
Unclaimed Utility Deposits Trust Fund and the Unclaimed Personal
Property Trust Fund.

All moneys received as unclaimed county deposits and the 13 a. 14 accretions thereon shall be deposited into the Unclaimed County 15 Deposits Trust Fund. Each year, unless the administrator deems it 16 prudent and advisable to do otherwise, the administrator shall pay 17 to each county, within 45 days of the receipt of such funds, 75% of 18 the unclaimed county deposits received from that county by the 19 administrator. The remaining portion shall be retained in the trust 20 fund, administered and invested by the State Treasurer, and used to pay claims duly presented and allowed and all expenses and costs 21 22 incurred by the State of New Jersey. If the Unclaimed County 23 Deposits Trust Fund is insufficient to pay specific claims against a 24 county, the administrator shall report the fact to the county 25 governing body and the unpaid claim shall become an affirmative 26 obligation of that county.

Upon the effective date of this act, any county deposits paid to the administrator between April 18, 1989 and the effective date of this act shall be transferred from the Unclaimed Personal Property Trust Fund to the Unclaimed County Deposits Trust Fund.

31 b. All moneys received in unclaimed property deposits from 32 electric and gas utilities shall be deposited into the Unclaimed 33 Utility Deposits Trust Fund. Each year, unless the administrator 34 deems it prudent and advisable to do otherwise, the administrator 35 shall pay to the New Jersey Statewide Heating Assistance and 36 Referral for Energy Services (SHARES) nonprofit corporation, or 37 to another Statewide nonprofit energy assistance organization designated by the Board of Public Utilities within 45 days of the 38 39 receipt of such funds, 75% of the unclaimed utility deposits 40 received from each of the electric and gas utilities by the 41 administrator. Such payments received from the administrator shall 42 be used exclusively for the payment of expenses associated with the 43 restoration of electric or gas service, or to prevent the termination 44 of electric or gas service provided to utility ratepayers seeking 45 assistance from New Jersey SHARES, or an equivalent nonprofit

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

energy assistance organization designated by the Board of Public
 Utilities. The remaining portion shall be retained in the trust fund,
 administered and invested by the State Treasurer, and used to pay
 claims duly presented and allowed and all expenses and costs
 incurred by the State of New Jersey.

6 Upon the effective date of P.L.2000, c.132 (C.48:2-29.38 et al.),
7 any unclaimed deposits held by electric and gas utilities paid to the
8 administrator between July 1, 1998 and the effective date of this act
9 shall be transferred from the Unclaimed Personal Property Trust
10 Fund to the Unclaimed Utility Deposits Trust Fund.

11 c. All other moneys received as unclaimed property presumed 12 abandoned, the accretions thereon, and the proceeds of sale of 13 unclaimed property shall be deposited into the Unclaimed Personal 14 Property Trust Fund. Unless the administrator deems it prudent and 15 advisable to do otherwise, 75% of all funds received shall be 16 transferred to the General State Fund. The remaining portion shall 17 be retained in the trust fund, administered and invested by the State 18 Treasurer, and used to pay claims duly presented and allowed and 19 all expenses and costs incurred by the State of New Jersey.

Upon the effective date of this act, all funds and assets of the trust funds established pursuant to N.J.S.2A:37-41, section 8 of P.L.1945, c.199 (C.17:9-25), and N.J.S.17B:31-7, shall be transferred to and become part of the Unclaimed Personal Property Trust Fund established by this act, which shall be responsible for payment of any allowed claims for restitution of unclaimed property paid into those three funds.

27 d. All moneys received as abandoned child support and the 28 accretions thereon shall be deposited in the Unclaimed Child 29 Support Trust Fund. Each year, the administrator shall pay to the 30 State agency responsible for child support [judiciary] 31 disbursements, within 45 days of the receipt of such funds, the 32 federal government's Title IV-D share of the abandoned child 33 support [received from the Probation Division of the Superior 34 Court]. In addition, the administrator shall pay from the State's share of abandoned child support to the State agency responsible for 35 36 child support disbursements, an amount, which shall not exceed 37 75% of the Unclaimed Child Support Trust Fund's balance in any 38 fiscal year, as certified by the responsible agency, that is needed to 39 balance unpaid receivables for that agency resulting from federal income tax refund offset reversals concerning child support 40 41 delinquencies and the child support disbursement process for which 42 the full recovery of child support debts has been unsuccessful. The 43 remaining portions shall be retained in the trust fund, administered 44 and invested by the State Treasurer, and used to pay claims duly 45 presented and allowed and all expenses and costs incurred by the 46 State of New Jersey. If the Unclaimed Child Support Trust Fund is 47 insufficient to pay specific claims [against a county], the

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administrator shall report the fact to the [judiciary] <u>State agency</u>
 <u>responsible for child support disbursements</u> and the unpaid claim
 shall become an affirmative obligation of [the judiciary] <u>that</u>
 agency.

5 Upon the effective date of P.L.1995, c.115, any abandoned child 6 support paid to the administrator between April 18, 1989 and that 7 effective date shall be transferred from the Unclaimed Personal 8 Property Trust Fund to the Unclaimed Child Support Trust Fund.

9 e. As used in this section:

10 (1) "County deposits" means the proceeds of a judgment 11 received in favor of a minor and placed under the control of a 12 county surrogate or any devise or distribution from an estate paid 13 into the county surrogate's court prior to April 14, 1989; any 14 unclaimed bail and any interest thereon deposited prior to January 15 1, 1995 and 50% of any unclaimed bail and any interest thereon 16 deposited after January 1,1995;

(2) "Abandoned child support" means any payments for the
support of a child or a child and the custodial parent paid to the
[Probation Division of the Superior Court] <u>State agency</u>
responsible for child support disbursements pursuant to a court
order that could not be distributed to the payee or returned to the
payor within one year of its receipt;

(3) "Title IV-D" means [Part] part D, "Child Support and
Establishment of Paternity," of [subchapter] title IV of the Social
Security Act (42 U.S.C. <u>s.</u>651 et seq.) under which states receive
partial federal reimbursement of their administrative expenses for
establishing paternity and collecting child support;

28 (4) "Unclaimed property deposits from electric and gas utilities" 29 means any unclaimed deposits held by electric and gas utilities in accordance with the requirements of R.S.46:30B-29 and any 30 unclaimed stock and dividends of electric and gas utilities in 31 32 accordance with the requirements of R.S.46:30B-31 and any 33 unclaimed wages of electric and gas utilities in accordance with the 34 requirements of R.S.46:30B-44 and any other unclaimed property of 35 electric and gas utilities in accordance with the requirements of 36 R.S.46:30B-7;

37 (5) "The State agency responsible for child support
38 disbursements" means the Administrative Office of the Courts or
39 the Division of Family Development in the Department of Human
40 Services, whichever is responsible for providing disbursement
41 services in any given fiscal year.

42 (cf: P.L.2000, c.132, s.5)

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44 2. This act shall take effect immediately.

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STATEMENT

3 This bill addresses a potential fiscal shortfall which can occur 4 over time with respect to the funding of the State agency 5 responsible for child support disbursements, which may be either the Administrative Office of the Courts or the Division of Family 6 7 Development in the Department of Human Services. Much of this 8 funding shortfall can result from federal income tax refund offset 9 reversals (due to successful appeals) concerning child support 10 delinquencies, resulting in a shortfall of federal refund payments to 11 the State.

In order to address this funding shortfall, the bill would create an 12 13 additional source of revenue for the agency responsible for child 14 support disbursements by tapping into the Unclaimed Child Support 15 Trust Fund, established by R.S.46:30B-74. Under the bill, the 16 administrator of the fund would pay, from the State's share of 17 abandoned child support, an amount, not exceeding 75% of the 18 fund's balance in any fiscal year, that is needed to balance unpaid 19 receivables resulting from the aforementioned federal income tax 20 refund offset reversals as well as the child support disbursement 21 process for which the full recovery of child support debts has been 22 unsuccessful.