4816

2015-2016 Regular Sessions

IN ASSEMBLY

February 6, 2015

Introduced by M. of A. BUTLER, BORELLI -- Multi-Sponsored by -- M. of A. ARROYO, OAKS -- read once and referred to the Committee on Judiciary

AN ACT to amend the domestic relations law, in relation to requiring parents to provide certain information as part of custody and support agreements

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 4 of part B of section 236 of the domestic relations law, as separately amended by chapters 884 and 892 of the laws of 1986, paragraph a as amended by chapter 214 of the laws of 1998, is amended to read as follows:

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4. Compulsory financial disclosure. a. In all matrimonial actions and proceedings in which alimony, maintenance or support is in issue, there shall be compulsory disclosure by both parties of their respective financial states. No showing of special circumstances shall be required before such disclosure is ordered. A sworn statement of net worth shall be provided upon receipt of a notice in writing demanding the same, within twenty days after the receipt thereof. In the event said statement is not demanded, it shall be filed with the clerk of the court by each party, within ten days after joinder of issue, in the court in which the proceeding is pending. As used in this part, the term shall mean the amount by which total assets including income exceed total liabilities including fixed financial obligations. It shall include all income and assets of whatsoever kind and nature and wherever situated and shall include a list of all assets transferred manner during the preceding three years, or the length of the marriage, whichever is shorter; provided, however that transfers in the routine course of business which resulted in an exchange of assets of substantially equivalent value need not be specifically disclosed where assets are otherwise identified in the statement of net worth. All such sworn statements of net worth shall be accompanied by a current

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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representative paycheck stub and the most recently filed state and federal income tax returns including a copy of the W-2(s) wage and 3 statement(s) submitted with the returns. In addition, both parties shall provide information relating to any and all group health plans available 5 to them for the provision of care or other medical benefits by insurance otherwise for the benefit of the child or children for whom support 6 7 is sought, including all such information as may be required to be 8 included in a qualified medical child support order as defined in section six hundred nine of the employee retirement income security act 9 10 1974 (29 USC 1169) including, but not limited to: (i) the name and last known mailing address of each party and of each dependent to be 11 12 covered by the order; (ii) the identification and a description of each group health plan available for the benefit or coverage of the disclos-13 14 ing party and the child or children for whom support is sought; (iii) a 15 detailed description of the type of coverage available from each group health plan for the potential benefit of each such dependent; (iv) the 16 17 identification of the plan administrator for each such group health plan and the address of such administrator; (v) the identification numbers 18 19 for each such group health plan; and (vi) such other information as may be required by the court. Noncompliance shall be punishable by any or 20 21 all of the penalties prescribed in section thirty-one hundred twenty-six 22 the civil practice law and rules, in examination before or during 23 FINANCIAL INFORMATION REQUIRED TO BE DISCLOSED PURSUANT TO 24 SUBDIVISION SHALL BE MADE AVAILABLE TO ANY CHILD FOR WHOM SUPPORT IS 25 BEING PAID BY EITHER PARENT, FOR THE PURPOSE OF PERMITTING SUCH CHILD TO 26 FILE FOR STUDENT FINANCIAL AID FOR ATTENDANCE AT A POST-SECONDARY EDUCA-27 TIONAL INSTITUTION. BOTH PARENTS SHALL BE REQUIRED TO PROVIDE ANY 28 INFORMATION AND TO COMPLETE ANY FORMS NECESSARY FOR REOUIRED FINANCIAL 29 THE CHILD TO APPLY FOR FINANCIAL ASSISTANCE FOR SUCH PURPOSE. OF THIS PARAGRAPH SHALL NOT IMPOSE A REQUIREMENT THAT EITHER 30 PROVISIONS OF BOTH PARENTS CONTRIBUTE TO THE COSTS OF POST SECONDARY EDUCATION 31 32 AS OTHERWISE PROVIDED IN A CUSTODY OR SUPPORT AGREEMENT EXECUTED 33 OR ORDERED UNDER THE PROVISIONS OF THIS CHAPTER.

34 b. As soon as practicable after a matrimonial action has been 35 commenced, the court shall set the date or dates the parties shall use 36 for the valuation of each asset. The valuation date or dates may be 37 anytime from the date of commencement of the action to the date of 38 trial.

S 2. This act shall take effect immediately.

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