SENATE SUMMARY OF HOUSE AMENDMENTS

SB 330 2018 Regular Session Colomb

KEYWORD AND SUMMARY AS RETURNED TO THE SENATE

FAMILY LAW. Provides for modification of support orders when the Department of Children and Family Services is providing support enforcement services. (gov sig)

SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL

- 1. Changes "adjust" to "modify" as to the amount of existing child support awards every three years if the existing award differs from the previous award.
- 2. Provides that DCFS may request a judicial review rather than provide a judicial review.
- 3. Removes proposed repeal of provisions regarding the retroactive application of a modified order for support to the filing date of the rule for modification

DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE

SB 330 Reengrossed

2018 Regular Session

Colomb

<u>Present law</u> provides that a child support obligation shall not be modified unless there is a material change in circumstances.

<u>Proposed law</u> retains <u>present law</u> and further provides that a material change in circumstances must be substantial and continuing.

<u>Present law</u> provides that material change of circumstances exists where there is a 25% change in a child support award. Further provides that in the best interest of the child, either party or DCFS shall provide for judicial review and the court may adjust the amount of support every three years without a material change of circumstances.

<u>Proposed law</u> provides that a court has the discretion to modify child support obligation even when there is not a 25% variation between the current support obligation. Further provides that the court has the discretion to modify a child support award even when the 25% variation exists.

<u>Proposed law</u> provides that in the best interest of the child judicial review shall be called upon by either party or DCFS. Further provides that the court may modify a child support award every three years if existing award differs from the previous award.

Effective upon signature of the governor or upon lapse of time for gubernatorial action.

(Amends R.S. 9:311(A)(1), (C), and (F))

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