Act No. 442
Public Acts of 2000
Approved by the Governor
January 9, 2001
Filed with the Secretary of State
January 9, 2001

EFFECTIVE DATE: April 1, 2001

STATE OF MICHIGAN 90TH LEGISLATURE REGULAR SESSION OF 2000

Introduced by Senators Bullard, Young, McCotter, Rogers, North, Hammerstrom, McManus, Dingell, Miller, Goschka and Johnson

ENROLLED SENATE BILL No. 757

AN ACT to amend 1982 PA 295, entitled "An act to provide for and to supplement statutes that provide for the enforcement of support, health care, and parenting time orders with respect to divorce, separate maintenance, paternity, child custody, and spouse support; to prescribe certain provisions of those orders; to prescribe the powers and duties of the circuit court and friend of the court; to prescribe certain duties of certain employers and other sources of income; to provide for penalties and remedies; and to repeal acts and parts of acts," by amending sections 31 and 32 (MCL 552.631 and 552.632), section 31 as amended by 1996 PA 301 and section 32 as amended by 1999 PA 160.

The People of the State of Michigan enact:

- Sec. 31. (1) If a person is ordered to pay support under a support order and fails or refuses to obey and perform the order, and if an order of income withholding is inapplicable or unsuccessful, a recipient of support or the office of the friend of the court may commence a civil contempt proceeding by filing in the circuit court a petition for an order to show cause why the delinquent payer should not be held in contempt. If the payer fails to appear in response to an order to show cause, the court may issue a bench warrant requiring that the payer be brought before the court without unnecessary delay to answer and plead to that neglect or refusal.
- (2) In a bench warrant issued under this section, the court shall require that, upon arrest, unless the payer deposits a bond or cash in the manner required by section 32, the payer shall remain in custody until the time of the hearing. Except as otherwise provided in this section, the bond or cash amount shall be set at not less than \$500.00 or 25% of the arrearage, whichever is greater. At its own discretion, the court may add to the amount of the required deposit the amount of the costs the court may require under subsection (3).
- (3) If the court issues a bench warrant under this section, except for good cause shown on the record, the court shall order the payer to pay the costs related to the hearing, issuance of the warrant, arrest, and further hearings. Those costs and costs ordered for failure to appear under sections 32 and 44 shall be transmitted to the county treasurer for distribution as required in section 2530 of the revised judicature act of 1961, 1961 PA 236, MCL 600.2530.
- Sec. 32. (1) If a payer arrested under a bench warrant issued under section 31 cannot be brought before the court within 24 hours, the payer may recognize for his or her appearance by leaving with the sheriff or deputy sheriff in charge of the county jail a bond or cash in the amount stated on the bench warrant.

| or c | ash on a form as fo | ollows: | | | | | |
|----------------------------|---|---|---|---|--|--|---|
| Date | e | | | | | | |
| | Received from | | a bond or cas | h in the amount of | | _ dollars to a | ssure the appearance |
| of _ | | before | c | ircuit court judg | e in the | county of | , at |
| and bone the acce | be held in contemp place indicated abo d or cash deposited arrearage to the re | t for failure or re ove, fails to subn I shall be transmer ecipient of support the recipient of | efusal to obey or nit to the jurisdic nitted to the frien ort and of costs to this receipt waiv | perform a support tion of the court, and of the court or to to the court. By dep es a claim to the m | order. If t nd fails to the state positing th | the payer fails abide by an or e disbursement to bond or case | why he or she should to appear at the time order of the court, the at unit for payment of h with the officer and to the cash following |
| | | | | | | Officer: | Dept.: |
| | (3) The officer rece k of the court that | | | rn deposit the bond | l or cash r | eceived under | this section with the |
| or c | ash deposited unde | er this section is | to be transmitte | | the court | | how much of the bond J for payment to 1 or |
| the sect | (5) If the payer fail SDU for payment ion 31. In addition, (6) If the payer do | s to appear as re to 1 or more re the court may a es not post the k | equired, the cour ecipients of suppo again issue a ben ound or cash und | t shall transmit the ort and to the cour ch warrant for the | e bond or on ty treasu further ap | irer for distri ppearance of t | end of the court or to bution as provided in the payer. e court shall hold the |
| shov | w cause hearing wi | thin 48 hours af | ter the arrest. | | | | |
|] | Enacting section 1. | This amendator | y act takes effec | t April 1, 2001. | | | |
| Γ. | This act is ordered | to take immedia | ate effect. | | | | |
| | | | | Ca | iol , | Morey | Viventi |
| | | | | | Lany | Secret | ary of the Senate. |
| | | | | | Clerk of | f the House of | f Representatives. |
| App | proved | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | Governor. | _ | | | |
| | | | | | | | |

(2) The officer receiving a bond or cash under subsection (1) shall give to the arrested payer a receipt for the bond