Child Support Federal Legislative History

Public Law 105-200, the **Child Support Performance and Incentive Act of 1998**, provides penalties for failure to meet data processing requirements, reforms incentive payments, and provides penalties for violating interjurisdictional adoption requirements. Incentive payments are based on paternity establishment, order establishment, current support collected, cases paying past due support, and cost effectiveness and on a percentage of collections. Incentive payments must be reinvested in the state's child support program.

Public Law 105-187, the **Deadbeat Parents Punishment Act of 1998**, establishes felony violations for the willful failure to pay legal child support obligations in interstate cases.

- Title III of the Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996 (Public Law 104-193) abolished Aid to Families with Dependent Children (AFDC) and established Temporary Assistance for Needy Families (TANF). Each state must operate a Title IV-D child support program to be eligible for TANF funds. States had to comply with numerous changes in child support services.
- Public Law 104-35 extends the deadline two years for states to have an automated data processing and information retrieval system. The 90 percent match was not extended.
- 1994 Public Law 103-432, the **Social Security Act Amendments of 1994**, requires states to periodically report debtor parents to consumer reporting agencies.

Public Law 103-403, the **Small Business Administration Amendments of 1994,** renders delinquent child support payers ineligible for small business loans.

Public Law 103-394, the **Bankruptcy Reform Act of 1994**, does not stay a paternity, child support or alimony proceeding. Child support and alimony are made priority claims.

Public Law 103-383, the **Full Faith and Credit for Child Support Orders Act**, requires states to enforce other states administrative and court orders.

- Public Law 103-66, the **Omnibus Budget Reconciliation Act of 1993**, required states to establish paternity on 75 percent of the children in their caseload instead of 50 percent. States had to adopt civil procedures for voluntary acknowledgement of paternity. The law also required states to adopt laws to ensure the medical compliance in orders.
- Public Law 102-537, the **Ted Weiss Child Support Enforcement Act of 1992**, amended the Fair Credit Reporting Act to include child support delinquencies in credit reporting.

Public Law 102-521, the **Child Support Recovery Act of 1992**, imposed a federal criminal penalty for the willful failure to pay child support in interstate cases.

- 1990 Public Law 101-508, the Omnibus Budget Reconciliation Act of 1990, permanently extended the federal provision for IRS tax refund offsets for child and spousal support.
- 1989 Public Law 101-239, the Omnibus Budget Reconciliation Act of 1989, made permanent the requirement that Medicaid continue for four months after termination from AFDC.
- Public Law 100-485, the **Family Support Act of 1988**, emphasized the duties of parents to work and support their children, underscoring the importance of child support as the first line of defense against welfare dependence. States were required to: 1) develop mandatory support guidelines; 2) meet paternity standards; 3) respond to requests for services within specified time periods; 5) develop an automated tracking system; 6) provide immediate wage withholding; 8) have parents furnish Social Security number when a birth certificate is issued; and 9) notify AFDC recipients of monthly collections.
- 1987 Public Law 100-203, the Omnibus Budget Reconciliation Act of 1987, required states to provide services to families with an absent parent who receives Medicaid and have them assign their support rights to the state.
- 1986 Public Law 99-509, the Omnibus Budget Reconciliation Act of 1986, included an amendment that prohibited retroactive modification of child support awards.
- Public Law 98-378, the **Child Support Amendments of 1984**, expanded federal oversight to increase uniformity among states. States were required to enact statutes to improve enforcement. Federal Financial Participation (FFP) rates were adjusted to encourage reliance on performance-based incentives. Audit provisions were altered to evaluate a state's effectiveness. States were required to improve their interstate enforcement. States were mandated to provide equal services for AFDC and non-AFDC families alike.

Public Law 98-369, the **Tax Reform Act of 1984**, included two tax provisions for alimony and child support.

Public Law 97-253, the **Omnibus Budget Reconciliation Act of 1982**, allowed access to information obtained under the Food Stamp Act of 1977.

Public Law 97-252, the **Uniformed Services Former Spouses' Protection Act**, authorized military retirement or retainer pay to be treated as property.

Public Law 97-248, the **Tax Equity and Fiscal Responsibility Act of 1982**, included several provisions affecting IV-D, including reducing the FFP and incentives. In addition, Congress repealed the mandatory non-AFDC collection fee retroactive to 1981, making it an option. States were allowed to collect

spousal support for non-AFDC cases. Military personnel were required to make allotments from their pay if delinquent.

- Public Law 97-35, the **Omnibus Reconciliation Act of 1981**, amended IV-D in five ways: 1) IRS was authorized to withhold tax refunds for delinquent child support; 2) IV-D agencies were required to collect spousal support for AFDC families; 3) IV-D agencies were required to collect fees from parents delinquent in child support; 4) obligations assigned to the state were no longer dischargeable in bankruptcy proceedings; and 5) states were required to withhold a portion of unemployment for delinquent support.
- Public Law 96-272, the **Adoption Assistance and Child Welfare Act of 1980**, amended the Social Security Act as follows: 1) FFP for non-AFDC was made permanent; 2) states could receive incentives on interstate AFDC collections; and 3) states had to claim expenditures within two years.

Public Law 96-265, the **Social Security Disability Amendments of 1980**, increased federal matching funds to 90 percent for automated systems. Matching funds were made available for court staff. IRS was authorized to collect arrearages for non-AFDC families. IV-D agencies were allowed access to wage data.

- Public Law 95-598, the **Bankruptcy Reform Act of 1978**, repealed section 456(b) of the Social Security Act (42 USC §656(b)), which had barred the discharge in bankruptcy of assigned child support arrears. (Public Law 97-35 in 1981 restored this section.)
- Public Law 95-142, the Medicare-Medicaid Antifraud and Abuse

 Amendments of 1977, enabled states to require Medicaid applicants to assign the state their rights to medical support. Incentives were made for states securing collections on behalf of other states.

Public Law 95-30 amended section 454 of the Social Security Act, including garnishment of federal employees, bonding employees who handle cash and changing incentive rates.

- 1976 Public Law 94-566 required state employment agencies to provide addresses of obligated parents to state child support agencies.
- Public Law 93-647, the Social Security Amendments of 1974, created Title IV-D of the Social Security Act, the child support program. The program was designed for cost recovery of state and federal outlays on public assistance and for cost avoidance to help families leave welfare and to help families avoid turning to public assistance.
- Public Law 90-248, the **Social Security Amendments of 1967**, allowed states access to IRS for addresses of obligated parents. Each state was required to establish a single child support unit for AFDC children. States were required to work cooperatively.

- Public Law 89-97, the **Social Security Amendments of 1965**, allowed welfare agencies to obtain addresses and employers of obligated parents from the U.S. Department of Health, Education and Welfare.
- Public Law 81-734, the **Social Security Act Amendments of 1950**, added section 402(a)(11) to the Social Security Act (42 USC 602(a)(11)). The law required state welfare agencies to notify law enforcement officials when providing AFDC to a child. The Uniform Reciprocal Enforcement of Support Act (URESA) was approved.