House Study Bill 69 - Introduced

SENATE/HOUSE FILE

BY (PROPOSED DEPARTMENT OF HUMAN SERVICES BILL)

A BILL FOR

- An Act relating to the application fee and annual fee imposed
 for nonassistance child support cases.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

S.F. _____ H.F. _____

1 Section 1. Section 252B.4, Code 2019, is amended to read as
2 follows:

3 252B.4 Nonassistance cases.

<u>1.</u> The child support and paternity determination services
5 established by the department pursuant to this chapter and
6 other appropriate services provided by law including but
7 not limited to the provisions of chapters 239B, 252A, 252C,
8 252D, 252E, 252F, 598, and 600B shall be made available by
9 the unit to an individual not otherwise eligible as a public
10 assistance recipient upon application by the individual for the
11 services or upon referral as described in subsection 5 4. The
12 application shall be filed with the department.

13 1. The director shall require an application fee of 14 twenty-five dollars.

15 2. The director may collect a fee to cover the costs 16 incurred by the department for service of process, genetic 17 testing and court costs if the entity providing the service 18 charges a fee for the services.

19 3. Fees collected pursuant to this section shall be 20 considered repayment receipts, as defined in section 8.2, and 21 shall be used for the purposes of the unit. The director or a 22 designee shall keep an accurate record of the fees collected 23 and expended.

4. An application fee paid by a recipient of services
pursuant to subsection 1 may be recovered by the unit from the
person responsible for payment of support and if recovered
shall be used to reimburse the recipient of services.

28 *a.* The fee shall be an automatic judgment against the person
29 responsible to pay support.

30 *b*. This subsection shall serve as constructive notice that 31 the fee is a debt due and owing, is an automatic judgment 32 against the person responsible for support, and is assessed 33 as the fee is paid by a recipient of services. The fee may 34 be collected in addition to any support payments or support 35 judgment ordered, and no further notice or hearing is required

LSB 1211XD (5) 88

pf/rh

-1-

1 prior to collecting the fee.

2 c. Notwithstanding any provision to the contrary, the unit 3 may collect the fee through any legal means by which support 4 payments may be collected, including but not limited to income 5 withholding under chapter 252D or income tax refund offsets, 6 unless prohibited under federal law.

7 d. The unit is not required to file these judgments with
8 the clerk of the district court, but shall maintain an accurate
9 accounting of the fee assessed, the amount of the fee, and the
10 recovery of the fee.

11 e. Support payments collected shall not be applied to the 12 recovery of the fee until all other support obligations under 13 the support order being enforced, which have accrued through 14 the end of the current calendar month, have been paid or 15 satisfied in full.

16 f. This subsection applies to fees that become due on or 17 after July 1, 1992.

18 5. <u>4.</u> The unit shall also provide child support and 19 paternity determination services and shall respond as provided 20 in federal law for an individual not otherwise eligible as a 21 public assistance recipient if the unit receives a request from 22 any of the following:

23 a. A child support agency.

24 b. A foreign country as defined in chapter 252K.

25 Sec. 2. Section 252B.5, subsection 13, paragraph a, Code 26 2019, is amended to read as follows:

27 a. Beginning October 1, 2007, implement the provision of

28 the federal Deficit Reduction Act of 2005, Pub. L. No. 109-171,

29 §7310, requiring an annual collections fee of twenty-five

30 dollars in child support cases in which the family has never

31 received assistance under Tit. IV-A of the federal Social

32 Security Act for whom the unit has disbursed at least five

33 hundred dollars. When the first five hundred dollars in

34 support is disbursed in each federal fiscal year for a family,

35 the fee shall be collected from the obligee by retaining

LSB 1211XD (5) 88

pf/rh

-2-

S.F. _____ H.F. _____

1 twenty-five dollars from disbursements to the obligee. If five 2 hundred dollars but less than five hundred twenty-five dollars 3 is disbursed in any federal fiscal year, any unpaid portion of 4 the annual fee shall not accumulate and is not due. Impose 5 an annual fee, which shall be retained from support collected 6 on behalf of the obligee, in accordance with 42 U.S.C. 7 §654(6)(B)(ii). The unit shall send information regarding 8 the requirements of this subsection by regular mail to the 9 last known address of an affected obligee, or may include the 10 information for an obligee in an application for services ll signed by the obligee. In addition, the unit shall take steps 12 necessary regarding the fee to qualify for federal funds in 13 conformity with the provisions of Tit. IV-D of the federal 14 Social Security Act, including receiving and accounting for 15 fee payments, as appropriate, through the collection services 16 center created in section 252B.13A. Sec. 3. Section 252H.5, subsections 1 and 4, Code 2019, are 17

18 amended to read as follows:

A Unless the unit is already providing support
 enforcement service pursuant to chapter 252B, a parent ordered
 to provide support, who requests a review of a support order
 under subchapter II, shall file an application for services and
 pay an application fee pursuant to section 252B.4.

4. The unit shall, consistent with applicable federal
law, recover administrative costs in excess of any fees
collected pursuant to subsections 1, 2, and 3 for providing
services under this chapter and shall adopt rules providing for
collection of fees for administrative costs.

29 Sec. 4. ADMINISTRATIVE RULES — TRANSITION. Until such 30 time as the department of human services adopts administrative 31 rules pursuant to chapter 17A as necessary to administer this 32 Act, the child support recovery unit may accept applications 33 for child support services in accordance with chapter 252B, as 34 amended in this Act.

-3-

35

EXPLANATION

LSB 1211XD (5) 88 pf/rh S.F. _____ H.F. ____

1 2 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

3 This bill relates to fees for services provided by the child 4 support recovery unit (unit). Currently, individuals who apply 5 for child support services in nonassistance cases pay a \$25 6 application fee. The bill eliminates the \$25 application fee. 7 The bill also amends the provision relating to the payment 8 of an annual fee for individuals who receive services from 9 the unit in nonassistance cases. The current state statute 10 specifies that the annual fee is \$25 and is collected from 11 the obligee after \$500 in support has been distributed to the 12 family. Under the bill, which cites to the revised federal 13 law, the fee will be \$35 and will be collected from the obligee 14 after \$550 in support has been distributed to the family. By 15 citing directly to the federal law rather than specifying an 16 amount in state statute, any changes in the federal law will 17 automatically govern the amount of the annual fee without the 18 need for changes in the state statute.

-4-

19 The bill also makes conforming changes.