

2nd Sub. S.B. 23 CHILD SUPPORT GUIDELINES

SENATE FLOOR AMENDMENTS

AMENDMENT 1

JANUARY 24, 2007 9:06 AM

Senator **Gregory S. Bell** proposes the following amendments:

1. *Page 8, Lines 212 through 226:*

212 (c) Upon receiving a petition under Subsection (9)(a), the court shall, taking into
213 account the best interests of the child[-];
214 (i) determine whether a substantial change has occurred~~[- If it has, the court shall~~
215 ~~then];~~
216 (ii) if a substantial change has occurred, determine whether the change results in a
217 difference of 15% or more between the payor's ordered support amount and the payor's support
218 amount [of child support ordered and the amount] that would be required under the guidelines[-
219 if there is such a difference and, the difference is not of a temporary nature, the court shall];
220 and
221 (iii) adjust the [amount of child] payor's ordered support [ordered] amount to that
222 which is provided for in the guidelines[-] if:
223 (A) there is a difference of 15% or more; **and**
224 (B) the difference is not of a temporary nature {**;** **and**
225 ~~(C) the order adjusting the payor's ordered support amount does not deviate from the~~
226 ~~guidelines} .~~