

(A) INQUIRY AS TO CIVIL ACTION BEFORE MAKING DEMAND.

BEFORE MAKING THE DEMAND ON THE GOVERNOR OF ANY OTHER STATE FOR THE SURRENDER OF A PERSON CHARGED IN THIS STATE WITH THE CRIME OF FAILING TO PROVIDE FOR THE SUPPORT OF ANY PERSON, THE GOVERNOR OF THIS STATE MAY REQUIRE ANY STATE'S ATTORNEY OF THIS STATE TO SATISFY THE GOVERNOR THAT THE OBLIGEE BROUGHT AN ACTION FOR THE SUPPORT UNDER THIS SUBTITLE AT LEAST 60 DAYS BEFORE, OR THAT THE BRINGING OF AN ACTION WOULD BE OF NO AVAIL.

(B) INQUIRY AS TO CIVIL ACTION AFTER RECEIVING DEMAND.

WHEN UNDER THIS OR A SUBSTANTIALLY SIMILAR ACT, A DEMAND IS MADE ON THE GOVERNOR OF THIS STATE BY THE GOVERNOR OF ANOTHER STATE FOR THE SURRENDER OF A PERSON CHARGED IN THE OTHER STATE WITH THE CRIME OF FAILING TO PROVIDE SUPPORT, THE GOVERNOR MAY CALL ON ANY STATE'S ATTORNEY TO INVESTIGATE OR ASSIST IN INVESTIGATING THE DEMAND, AND TO REPORT TO THE GOVERNOR WHETHER ANY ACTION FOR SUPPORT HAS BEEN BROUGHT UNDER THIS SUBTITLE OR WOULD BE EFFECTIVE.

(C) DELAY IN HONORING DEMAND TO PERMIT ACTION TO BE BROUGHT.

IF AN ACTION FOR THE SUPPORT WOULD BE EFFECTIVE AND NO ACTION HAS BEEN BROUGHT, THE GOVERNOR MAY DELAY HONORING THE DEMAND FOR A REASONABLE TIME TO PERMIT PROSECUTION OF AN ACTION FOR SUPPORT.

(D) WHERE PERSON DEMANDED HAS PREVAILED IN CIVIL ACTION.

IF AN ACTION FOR SUPPORT HAS BEEN BROUGHT AND THE PERSON DEMANDED HAS PREVAILED IN THAT ACTION, THE GOVERNOR MAY DECLINE TO HONOR THE DEMAND.

(E) EFFECT OF COMPLIANCE WITH SUPPORT ORDER.

IF AN ACTION FOR SUPPORT HAS BEEN BROUGHT AND IN THAT ACTION THE PERSON DEMANDED IS SUBJECT TO A SUPPORT ORDER, THE GOVERNOR MAY DECLINE TO HONOR THE DEMAND, SO LONG AS THE PERSON DEMANDED IS COMPLYING WITH THE SUPPORT ORDER.

REVISOR'S NOTE: This section formerly appeared as Article 89C, § 6.

The only changes are in style.

Defined terms: "Governor" § 10-301
 "Obligee" § 10-301 "State" § 10-301
 "Support" § 1-101

10-307. WHAT DUTIES ARE ENFORCEABLE; PRESUMPTION OF PRESENCE OF OBLIGOR IN RESPONDING STATE.