A COURT OF THIS STATE ACTING EITHER AS AN INITIATING STATE OR A RESPONDING STATE MAY DIRECT THAT ANY PART OF OR ALL FEES AND COSTS INCURRED IN THIS STATE, INCLUDING FEES FOR FILING, SERVICE OF PROCESS, SEIZURE OF PROPERTY, AND STENOGRAPHIC SERVICE OF BOTH OBLIGEE AND OBLIGOR OR EITHER, BE PAID BY THE OBLIGOR OR BY THE COUNTY.

REVISOR'S NOTE: This section formerly appeared as Article 89C, § 15.

The words "an initiating state or a responding state" are substituted for the former language "an initiating or responding state" to clarify that the definition of "initiating state" applies.

The former reference to "City of Baltimore" is deleted as unnecessary in light of the definition of "county" in § 1-101(b) of this article.

The only other changes are in style.

Defined terms: "County" § 1-101
"Court" § 10-301 "Including" § 1-101
"Initiating state" § 10-301
"Obligee" § 10-301 "Obligor" § 10-301
"Responding state" § 10-301 "State" § 10-301

10-315. OBTAINING BODY OF OBLIGOR BY APPROPRIATE PROCESS.

WHEN THE COURT OF THIS STATE, ACTING EITHER AS AN INITIATING STATE OR A RESPONDING STATE, HAS REASON TO BELIEVE THAT THE OBLIGOR MAY FLEE THE JURISDICTION, IT MAY:

- (1) AS AN INITIATING STATE, REQUEST IN ITS CERTIFICATE THAT THE COURT OF THE RESPONDING STATE OBTAIN THE BODY OF THE OBLIGOR BY APPROPRIATE PROCESS IF THAT IS PERMISSIBLE UNDER THE LAW OF THE RESPONDING STATE; OR
- (2) AS A RESPONDING STATE, OBTAIN THE BODY OF THE OBLIGOR BY APPROPRIATE PROCESS.

REVISOR'S NOTE: This section formerly appeared as Article 89C, § 16.

In the introductory language of this section, the words "an initiating state or a responding state" are substituted for the former language "an initiating or responding state" to clarify that the definition of "initiating state" applies.

The only other changes are in style.

Defined terms: "Court" § 10-301 "Initiating state" § 10-301