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## **HOUSE BILL No. 6344**

July 21, 2010, Introduced by Rep. Lori and referred to the Committee on Families and Children's Services.

A bill to amend 1956 PA 205, entitled

"The paternity act,"

by amending sections 1, 4, and 6 (MCL 722.711, 722.714, and 722.716), sections 1 and 6 as amended by 2000 PA 31 and section 4 as amended by 1998 PA 113.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 1. As used in this act:
- 2 (A) "CHILD" MEANS A CHILD BORN OUT OF WEDLOCK.
- 3 (B) (a) "Child born out of wedlock" means a ANY OF THE
- 4 FOLLOWING:
  - (i) A child begotten and born to a woman who was not married from the conception to the date of birth of the child.  $\overline{,}$  or a
- (ii) A child that WHOM the court has determined, BEFORE AN

  ACTION FILED UNDER THIS ACT, to be a child born or conceived during

- 1 a marriage but not TO BE the issue of that marriage.
- 2 (b) "Child" means a child born out of wedlock.
- 3 (c) "Mother" means the mother of a child born out of wedlock.
- 4 (iii) A CHILD WHOM THE COURT DETERMINES, DURING THE PENDENCY OF
- 5 AN ACTION FILED UNDER THIS ACT, TO BE A CHILD BORN OR CONCEIVED
- 6 DURING A MARRIAGE BUT NOT TO BE THE ISSUE OF THAT MARRIAGE.
- 7 (C) (d) "Court" means the circuit court.
- 8 (D) (e) "DNA identification profile" means the results of the
- 9 DNA identification profiling of genetic testing material.
- 10 (E) (f) "DNA identification profiling" means a validated
- 11 scientific method of analyzing components of deoxyribonucleic acid
- 12 molecules in a sample of genetic testing material to identify the
- 13 pattern of the components' chemical structure that is unique to the
- 14 individual.
- 15 (q) "State disbursement unit" or "SDU" means the entity
- 16 established in section 6 of the office of child support act, 1971
- 17 PA 174, MCL 400.236.
- 18 (F) (h)—"Genetic testing material" means a sample of an
- 19 individual's blood, saliva, or tissue collected from the individual
- 20 that is used for genetic paternity testing conducted under this
- 21 act.
- 22 (G) "MOTHER" MEANS THE MOTHER OF A CHILD BORN OUT OF WEDLOCK.
- 23 (H) "STATE DISBURSEMENT UNIT" OR "SDU" MEANS THE ENTITY
- 24 ESTABLISHED IN SECTION 6 OF THE OFFICE OF CHILD SUPPORT ACT, 1971
- 25 PA 174, MCL 400.236.
- (i) "Summary report" means a written summary of the DNA
- 27 identification profile that includes only the following

- 1 information:
- 2 (i) The court case number, if applicable, the laboratory case
- 3 number or identification number, and the family independence agency
- 4 DEPARTMENT OF HUMAN SERVICES case number.
- 5 (ii) The mother's name and race.
- 6 (iii) The child's name.
- 7 (iv) The alleged father's name and race.
- $\mathbf{8}$  (v) The collection dates and identification numbers of the
- 9 genetic testing material.
- 10 (vi) The cumulative paternity index.
- 11 (vii) The probability of paternity.
- 12 (viii) The conclusion as to whether the alleged father can or
- 13 cannot be excluded as the biological father.
- 14 (ix) The name, address, and telephone number of the contracting
- 15 laboratory.
- 16 (x) The name of the individual certifying the report.
- 17 Sec. 4. (1) An action under this act shall be brought in the
- 18 circuit court by the ANY OF THE FOLLOWING:
- 19 (A) THE mother. , the father, a
- 20 (B) A child who became 18 years of age after August 15, 1984
- 21 and before June 2, 1986. , or the family independence agency
- 22 (C) THE DEPARTMENT OF HUMAN SERVICES as provided in this act.
- 23 (D) AN INDIVIDUAL NAMED AS THE CHILD'S FATHER ON A CERTIFICATE
- 24 OF BIRTH OR THE CHILD'S PRESUMED FATHER.
- 25 (E) A PUTATIVE FATHER. HOWEVER, A PUTATIVE FATHER MAY NOT
- 26 BRING AN ACTION IF THE CHILD IS CONCEIVED AS THE RESULT OF ACTS FOR
- 27 WHICH THE PUTATIVE FATHER WAS CONVICTED OF CRIMINAL SEXUAL CONDUCT

- 1 UNDER SECTIONS 520B TO 520E OF THE MICHIGAN PENAL CODE, 1931 PA
- 2 328, MCL 750.520B TO 750.520E.
- 3 (2) IF THE MOTHER WAS MARRIED AT ANY TIME FROM THE CONCEPTION
- 4 TO THE DATE OF BIRTH OF THE CHILD, A PUTATIVE FATHER MAY NOT BRING
- 5 AN ACTION UNDER THIS ACT UNLESS THE ACTION IS COMMENCED WITHIN 1
- 6 YEAR AFTER THE BIRTH OF THE CHILD AND 1 OR MORE OF THE FOLLOWING
- 7 APPLY:
- 8 (A) THE MOTHER AND THE PUTATIVE FATHER MUTUALLY AND OPENLY
- 9 ACKNOWLEDGE A BIOLOGICAL RELATIONSHIP BETWEEN THE PUTATIVE FATHER
- 10 AND THE CHILD BY DOING ALL OF THE FOLLOWING:
- 11 (i) FILING AN AFFIDAVIT WITH THE COURT STATING THAT THE
- 12 PUTATIVE FATHER IS THE BIOLOGICAL FATHER OF THE CHILD.
- 13 (ii) FILING WITH THE COURT THE RESULTS OF BLOOD OR TISSUE
- 14 TYPING OR DNA IDENTIFICATION PROFILING THAT ESTABLISH THAT THE
- 15 PROBABILITY OF PATERNITY BY THE PUTATIVE FATHER IS 99% OR HIGHER.
- 16 (iii) NOTIFYING EACH INDIVIDUAL DESCRIBED IN SUBSECTION (1) (D)
- 17 THAT THE AFFIDAVIT AND RESULTS HAVE BEEN FILED.
- 18 (B) ALL OF THE FOLLOWING APPLY:
- 19 (i) THE MOTHER WAS SEPARATED FROM HER HUSBAND UNDER AN ORDER OR
- 20 JUDGMENT ENTERED IN AN ACTION FOR SEPARATE MAINTENANCE BROUGHT
- 21 UNDER SECTION 7 OF 1846 RS 84, MCL 552.7, OR NOT MARRIED AT OR
- 22 AROUND THE TIME OF CONCEPTION.
- 23 (ii) THE PUTATIVE FATHER FILES AN AFFIDAVIT WITH THE COURT
- 24 STATING THAT HE IS THE BIOLOGICAL FATHER OF THE CHILD AND THAT HE
- 25 CONSENTS TO DNA IDENTIFICATION PROFILING.
- 26 (iii) THE PUTATIVE FATHER NOTIFIES EACH INDIVIDUAL DESCRIBED IN
- 27 SUBSECTION (1) (D) THAT HE HAS FILED THE AFFIDAVIT.

- 1 (C) ALL OF THE FOLLOWING APPLY:
- 2 (i) THE MOTHER ACKNOWLEDGES IN WRITING A BIOLOGICAL
- 3 RELATIONSHIP BETWEEN THE PUTATIVE FATHER AND THE CHILD.
- 4 (ii) THE PUTATIVE FATHER DEMONSTRATES TO THE COURT THAT HE HAS
- 5 HAD PARENTING TIME WITH THE CHILD BY AGREEMENT WITH THE MOTHER.
- 6 (iii) THE PUTATIVE FATHER FILES AN AFFIDAVIT WITH THE COURT
- 7 STATING THAT HE IS THE BIOLOGICAL FATHER OF THE CHILD AND THAT HE
- 8 CONSENTS TO DNA IDENTIFICATION PROFILING.
- 9 (iv) THE PUTATIVE FATHER NOTIFIES EACH INDIVIDUAL DESCRIBED IN
- 10 SUBSECTION (1) (D) THAT HE HAS FILED THE AFFIDAVIT.
- 11 (3) A JUDGMENT IN AN ACTION UNDER SUBSECTION (2) DOES NOT
- 12 RELIEVE AN INDIVIDUAL DESCRIBED IN SUBSECTION (1) (D) FROM ANY CHILD
- 13 SUPPORT OBLIGATION INCURRED BEFORE ENTRY OF THE JUDGMENT.
- 14 (4) The Michigan court rules for civil actions apply to all
- 15 proceedings under this act. A complaint shall be filed in the
- 16 county where the mother or child resides. If both the mother and
- 17 child reside outside of this state, then the complaint shall be
- 18 filed in the county where the putative father resides or is found.
- 19 The fact that the child was conceived or born outside of this state
- 20 is not a bar to entering a complaint against the putative father.
- 21 (5) (2)—An action to determine paternity shall not be brought
- 22 under this act if the child's father acknowledges paternity under
- 23 the acknowledgment of parentage act, 1996 PA 305, MCL 722.1001 TO
- 24 722.1013, or if the child's paternity is established under the law
- 25 of another state.
- 26 (6) (3) An EXCEPT AS OTHERWISE PROVIDED IN THIS ACT, AN action
- 27 under this act may be commenced during the pregnancy of the child's

- 1 mother or at any time before the child reaches 18 years of age. For
- 2 a child who became 18 years of age after August 15, 1984 and before
- 3 June 2, 1986, an action under this act may be commenced before
- 4 January 1, 1995. This subsection applies regardless of whether the
- 5 cause of action accrued before June 1, 1986 and regardless of
- 6 whether the cause of action was barred under this subsection before
- 7 June 1, 1986. A summons issued under this section shall be in the
- 8 form the court determines and shall be served in the same manner as
- 9 is provided by court rules for the service of process in civil
- 10 actions.
- 11 (7) (4) If the county family independence agency OFFICE OF THE
- 12 DEPARTMENT OF HUMAN SERVICES of the county in which the mother or
- 13 alleged father resides first determines that she or he has physical
- 14 possession of the child and is eligible for public assistance or
- 15 without means to employ an attorney; if the family independence
- 16 agency DEPARTMENT OF HUMAN SERVICES is the complainant; of OR if
- 17 the mother, alleged father, or child is receiving services under
- 18 part D of title IV of the social security act, 42 U.S.C. USC 651 to
- 19 667-669B, then the prosecuting attorney or an attorney employed by
- 20 the county under section 1 of 1941 PA 15, MCL 49.71, shall initiate
- 21 and conduct proceedings under this act. THIS SUBSECTION DOES NOT
- 22 APPLY TO AN ACTION FILED UNDER SUBSECTION (2). The prosecuting
- 23 attorney OR AN ATTORNEY EMPLOYED BY THE COUNTY shall utilize the
- 24 child support formula developed under section 19 of the friend of
- 25 the court act, 1982 PA 294, MCL 552.519, as a guideline in
- 26 petitioning for child support. A complaint filed under this act
- 27 shall be verified by oath or affirmation.

- 1 (8) (5) The party filing the A complaint UNDER THIS ACT shall
- 2 name the person believed to be the father of the child and state in
- 3 the complaint the time and place, as near as possible, when and
- 4 where the mother became pregnant. If the family independence agency
- 5 DEPARTMENT OF HUMAN SERVICES is the plaintiff, the required facts
- 6 shall be stated upon information and belief.
- 7 (9) (6) Upon the filing of a complaint UNDER THIS ACT, the
- 8 court shall issue a summons against the named defendant. If the
- 9 defendant does not file and serve a responsive pleading as required
- 10 by the court rules, the court may enter a default judgment. Neither
- 11 party is required to testify before entry of a default judgment in
- 12 a proceeding under this act.
- 13 (10)  $\frac{(7)}{(7)}$  If, after service of process, the parties fail to
- 14 consent to an order naming the man as the child's father as
- 15 provided in this act within the time permitted for a responsive
- 16 pleading, then the family independence agency DEPARTMENT OF HUMAN
- 17 SERVICES or its designee may file and serve both the mother and the
- 18 alleged father with a notice requiring that the mother, alleged
- 19 father, and child appear for genetic paternity testing as provided
- 20 in section 6.
- 21 (11) (8)—If the mother, alleged father, or child does not
- 22 appear for genetic paternity testing as provided in subsection (7)
- 23 (10), then the family independence agency DEPARTMENT OF HUMAN
- 24 SERVICES or its designee may apply to the court for an order
- 25 compelling genetic paternity tests as provided in section 6 or may
- 26 seek other relief as permitted by statute or court rule.
- 27 (12) <del>(9)</del>—It is unnecessary in any proceedings under this act

- 1 commenced by or against a minor to have a next friend or guardian
- 2 ad litem appointed for the minor unless required by the circuit
- 3 judge. A minor may prosecute or defend any proceedings in the same
- 4 manner and with the same effect as if he or she were of legal age.
- 5 (13) (10) If a child born out of wedlock is being supported in
- 6 whole or in part by public assistance, including medical
- 7 assistance, the family independence agency DEPARTMENT OF HUMAN
- 8 SERVICES may file a complaint on behalf of the child in the circuit
- 9 court in the county in which the child resides. The mother or
- 10 alleged father of the child shall be made a party plaintiff and
- 11 notified of the hearing on the complaint by summons. The complaint
- 12 made by the family independence agency DEPARTMENT OF HUMAN SERVICES
- 13 shall be verified by the director of the family independence agency
- 14 DEPARTMENT OF HUMAN SERVICES, or his or her designated
- 15 representative, or by the director of the county family
- 16 independence agency OFFICE OF THE DEPARTMENT OF HUMAN SERVICES of
- 17 the county in which an action is brought, or the county director's
- 18 designated representative.
- 19 (14) (11) 1986 PA 107, which added this subsection, does not
- 20 affect the rights of an indigent defendant in proceedings under
- 21 this act as established by decisions of the courts of this state
- 22 before June 1, 1986.
- 23 (15) (12)—If a determination of paternity is made under this
- 24 act, the court may enter an order of filiation as provided in
- 25 section 7. Regardless of who commences an action under this act, an
- 26 order of filiation entered under this act has the same effect, is
- 27 subject to the same provisions, and is enforced in the same manner

- 1 as an order of filiation entered on complaint of the mother or
- 2 father.
- 3 Sec. 6. (1) In a proceeding under this act before trial, the
- 4 court, upon ON application made by or on behalf of either party, or
- 5 on its own motion, shall order that the mother, child, and alleged
- 6 father submit to blood or tissue typing determinations, which may
- 7 include, but are not limited to, determinations of red cell
- 8 antigens, red cell isoenzymes, human leukocyte antigens, serum
- 9 proteins, or DNA identification profiling, to determine whether the
- 10 alleged father is likely to be, or is not, the father of the child.
- 11 If the court orders a blood or tissue typing or DNA identification
- 12 profiling to be conducted and a party refuses to submit to the
- 13 typing or DNA identification profiling, in addition to any other
- 14 remedies available, the court may do either of the following:
- 15 (a) Enter a default judgment at the request of the appropriate
- 16 party.
- 17 (b) If a trial is held, allow the disclosure of the fact of
- 18 the refusal unless good cause is shown for not disclosing the fact
- 19 of refusal.
- 20 (2) A blood or tissue typing or DNA identification profiling
- 21 shall be conducted by a person accredited for paternity
- 22 determinations by a nationally recognized scientific organization,
- 23 including, but not limited to, the American association of blood
- 24 banks.
- 25 (3) The court shall fix the compensation of an expert at a
- 26 reasonable amount and may direct the compensation to be paid by the
- 27 county, IF SECTION 4(7) IS APPLICABLE, or by any other party to the

- 1 case, or by both in the proportions and at the times the court
- 2 prescribes. Before blood or tissue typing or DNA identification
- 3 profiling is conducted, the court may order a part or all of the
- 4 compensation paid in advance. If the family independence agency
- 5 DEPARTMENT OF HUMAN SERVICES paid for the genetic testing expenses,
- 6 the court may order repayment by the alleged father if the court
- 7 declares paternity. IN AN ACTION FILED UNDER SECTION 4(2), THE
- 8 PUTATIVE FATHER SHALL PAY FOR THE GENETIC TESTING EXPENSES.
- 9 Documentation of the genetic testing expenses is admissible as
- 10 evidence of the amount, which evidence constitutes prima facie
- 11 evidence of the amount of those expenses without third party
- 12 foundation testimony.
- 13 (4) Subject to subsection (5), the result of blood or tissue
- 14 typing or a DNA identification profile and the summary report shall
- 15 be served on the mother and alleged father. The summary report
- 16 shall be filed with the court. Objection to the DNA identification
- 17 profile or summary report is waived unless made in writing, setting
- 18 forth the specific basis for the objection, within 14 calendar days
- 19 after service on the mother and alleged father. The court shall not
- 20 schedule a trial on the issue of paternity until after the
- 21 expiration of the 14-day period. If an objection is not filed, the
- 22 court shall admit in proceedings under this act the result of the
- 23 blood or tissue typing or the DNA identification profile and the
- 24 summary report without requiring foundation testimony or other
- 25 proof of authenticity or accuracy. If an objection is filed within
- 26 the 14-day period, on the motion of either party, the court shall
- 27 hold a hearing to determine the admissibility of the DNA

- 1 identification profile or summary report. The objecting party has
- 2 the burden of proving by clear and convincing evidence by a
- 3 qualified person described in subsection (2) that foundation
- 4 testimony or other proof of authenticity or accuracy is necessary
- 5 for admission of the DNA identification profile or summary report.
- 6 (5) If the probability of paternity determined by the
- 7 qualified person described in subsection (2) conducting the blood
- 8 or tissue typing or DNA identification profiling is 99% or higher,
- 9 and the DNA identification profile and summary report are
- 10 admissible as provided in subsection (4), paternity is presumed. If
- 11 the results of the analysis of genetic testing material from 2 or
- 12 more persons indicate a probability of paternity greater than 99%,
- 13 the contracting laboratory shall conduct additional genetic
- 14 paternity testing until all but 1 of the putative fathers is
- 15 eliminated, unless the dispute involves 2 or more putative fathers
- 16 who have identical DNA.
- 17 (6) Upon the establishment of the presumption of paternity as
- 18 provided in subsection (5), either party may move for summary
- 19 disposition under the court rules. This section does not abrogate
- 20 the right of either party to child support from the date of birth
- 21 of the child if applicable under section 7.

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