MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Senator(s) Turner-Ford

To: Judiciary, Division A

SENATE BILL NO. 2192

1 AN ACT TO AMEND SECTION 93-9-10, MISSISSIPPI CODE OF 1972, TO 2 CLARIFY THE CIRCUMSTANCES UNDER WHICH A PUTATIVE FATHER CANNOT 3 FURTHER CONTEST PATERNITY; AND FOR RELATED PURPOSES. 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 93-9-10, Mississippi Code of 1972, is 5 amended as follows: 6 93-9-10. (1) This section establishes circumstances under 7 which a legal father may disestablish paternity and terminate a 8 9 child support obligation when the legal father is not the biological father of the child. To disestablish paternity and 10 11 terminate a child support obligation, the legal father must file a petition in the court having jurisdiction over the child support 12 obligation. The petition must be served on the mother or other 13 14 legal guardian or custodian of the child. If the Department of Human Services is or has been a party to the establishment of 15 16 paternity or collection of child support, the Attorney General of the State of Mississippi must be served with a copy of the 17 18 petition. The petition must include:

S. B. No. 2192 G1/2 23/SS36/R364 PAGE 1 (ens\kr) (a) An affidavit executed by the petitioner that newly
discovered evidence relating to the paternity of the child has
come to the petitioner's knowledge since the initial paternity
determination.

(b) (i) The results of a scientific test or tests that are generally acceptable to the scientific community to show a probability of paternity, administered within one (1) year before the filing of the petition, which results indicate that the legal father is excluded as being the biological father of the child, or

(ii) An affidavit executed by the petitioner stating that he did not have access to the child to have the scientific testing performed before the filing of the petition. A petitioner who files such an affidavit can request in the petition that the court order the child and mother, if available, be tested.

34 (2) The court shall grant relief on a petition filed in
 35 accordance with subsection (1) of this section upon a finding by
 36 the court of all of the following:

37 (a) Newly discovered evidence relating to the paternity
38 of the child has come to the petitioner's knowledge since the
39 initial paternity determination.

40 (b) The scientific testing required in subsection41 (1)(b) of this section was properly conducted.

42 (c) The legal father ordered to pay child support has43 not adopted the child.

(d) The child was not conceived by artificial
insemination while the legal father ordered to pay support and the
child's mother were married.

47 (e) The legal father ordered to pay child support did
48 not act to prevent the biological father of the child from
49 asserting his parental rights with respect to the child.

50 (3) Notwithstanding subsection (2) of this section, a court 51 shall not set aside the paternity determination or child support 52 order if the legal father engaged in any of the following conduct 53 <u>except upon a showing of good cause</u>:

(a) Married or cohabited with the mother of the child
and voluntarily assumed the parental obligation and duty to
support the child after having knowledge that he is not the
biological father of the child;

(b) Consented to be named as the biological father on the child's birth certificate and signed the birth certificate application or executed a simple acknowledgment of paternity and failed to withdraw consent or acknowledgment within the time provided for by law in Sections 93-9-9 and 93-9-28, unless he can prove fraud, duress or material mistake of fact;

64 (c) Signed a stipulated agreement of paternity that has
65 been approved by order of the court <u>unless the legal father can</u>
66 <u>prove fraud</u>, <u>duress or material mistake of fact</u>;

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67 (d) Signed a stipulated agreement of support that has
68 been approved by order of the court after having knowledge that he
69 is not the biological father of the child;

(e) Been named as the legal father or ordered to pay support by valid order of the court after having declined genetic testing; <u>or</u>

(f) Failed to appear for a scheduled genetic testing draw pursuant to a valid court order compelling him to submit to genetic testing.

76 (4) If the petitioner fails to make the requisite showing77 required by this section, the court shall deny the petition.

(5) Relief granted pursuant to this section is limited to the issues of prospective child support payments, past-due child support payments, termination of parental rights, custody, and visitation privileges as otherwise provided by law. This section shall not be construed to create a cause of action to recover child support paid before the filing of the petition to disestablish paternity.

(6) The duty to pay child support and other legal obligations for the child shall not be suspended while the petition is pending except for good cause. However, the court may order that amounts paid as child support be held by the court or the Department of Human Services until final determination of paternity has been made.

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91 (7) The party requesting genetic testing shall pay any fees92 associated with the testing.

93 (8) In any action brought pursuant to this section, the 94 court on its own motion, or on the motion of any party, may order 95 the biological mother and child, through the child's legal 96 guardian or custodian, to submit to genetic testing.

97 (9) If the relief sought under this petition is not granted
98 by the court, the petitioner shall be assessed the court costs,
99 genetic testing fees and reasonable attorney's fees.

SECTION 2. This act shall take effect and be in force from and after its passage.