SUBSTITUTE FOR HOUSE BILL NO. 5473

A bill to amend 2012 PA 159, entitled "Revocation of paternity act," by amending section 13 (MCL 722.1443).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 13. (1) An original action under this act shall be filed
- 2 in the circuit court for the county in which the mother or the
- 3 child resides or, if neither the mother nor the child reside in
- 4 this state, in the circuit court for the county in which the child
- 5 was born. If an action for the support, custody, or parenting time
- 6 of the child exists at any stage of the proceedings in a circuit
- 7 court of this state or if an action under section 2(b) of chapter
- 8 XIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2, is
- 9 pending in a circuit court of this state, an action under this act

- 1 shall be brought by motion in the existing case under rules adopted
- 2 by the supreme court.
- 3 (2) In an action filed under this act, the court may do any of
- 4 the following:
- 5 (a) Revoke an acknowledgment of parentage.
- 6 (B) DETERMINE THAT A GENETIC FATHER IS NOT A CHILD'S FATHER.
- 7 (C) (b)—Set aside an order of filiation or a paternity order.
- 8 (D) (c) Determine that a child was born out of wedlock.
- 9 (E) (d) Make a determination of paternity and enter an order
- 10 of filiation as provided for under section 7 of the paternity act,
- 11 1956 PA 205, MCL 722.717.
- 12 (3) A judgment entered under this act does not relieve a man
- 13 from a support obligation for the child or the child's mother that
- 14 was incurred before the action was filed or prevent a person from
- 15 seeking relief under applicable court rules to vacate or set aside
- 16 a judgment.
- 17 (4) A court may refuse to enter an order setting aside a
- 18 paternity determination, REVOKING AN ACKNOWLEDGMENT OF PARENTAGE,
- 19 DETERMINING THAT A GENETIC FATHER IS NOT A CHILD'S FATHER, or
- 20 determining that a child is born out of wedlock if the court finds
- 21 evidence that the order would not be in the best interests of the
- 22 child. The court shall state its reasons for refusing to enter an
- 23 order on the record. The court may consider the following factors:
- 24 (a) Whether the presumed father is estopped from denying
- 25 parentage because of his conduct.
- 26 (b) The length of time the presumed father was on notice that
- 27 he might not be the child's father.

- 1 (c) The facts surrounding the presumed father's discovery that
- 2 he might not be the child's father.
- 3 (d) The nature of the relationship between the child and the
- 4 presumed or alleged father.
- 5 (e) The age of the child.
- 6 (f) The harm that may result to the child.
- 7 (g) Other factors that may affect the equities arising from
- 8 the disruption of the father-child relationship.
- 9 (h) Any other factor that the court determines appropriate to
- 10 consider.
- 11 (5) The court shall order the parties to an action or motion
- 12 under this act to participate in and pay for blood or tissue typing
- 13 or DNA identification profiling to assist the court in making a
- 14 determination under this act. Blood or tissue typing or DNA
- 15 identification profiling shall be conducted in accordance with
- 16 section 6 of the paternity act, 1956 PA 205, MCL 722.716. The
- 17 results of blood or tissue typing or DNA identification profiling
- 18 are not binding on a court in making a determination under this
- **19** act.
- 20 (6) If the case is a title IV-D case, the court may appoint an
- 21 attorney approved by the office of child support to represent this
- 22 state's interests with respect to an action or a motion under this
- 23 act. The court may appoint a guardian ad litem to represent the
- 24 child's interests with respect to the action or motion.
- 25 (7) A court shall not issue an order under this act that sets
- 26 aside a judgment or determination of a court or administrative
- 27 agency of another state, even if the judgment or determination is

- 1 being enforced in this state.
- 2 (8) This act does not establish a basis for termination of an
- 3 adoption and does not affect any obligation of an adoptive parent
- 4 to an adoptive child.
- 5 (9) This act does not establish a basis for vacating a
- 6 judgment establishing paternity of a child conceived under a
- 7 surrogate parentage contract as that term is defined in section 3
- 8 of the surrogate parenting act, 1988 PA 199, MCL 722.853.
- 9 (10) A common law action that was available before the
- 10 effective date of this act JUNE 12, 2012 to set aside a paternity
- 11 determination or to determine that a child is born out of wedlock
- 12 remains available until 2 years after the effective date of this
- 13 act JUNE 12, 2014, but is not available after that date.JUNE 12,
- 14 2014.
- 15 (11) A court, in its discretion, may order a person who files
- 16 an action or motion under this act to post an amount of money with
- 17 the court, obtain a surety, or provide other assurances that in the
- 18 court's determination will secure the costs of the action and
- 19 attorney fees if the person does not prevail. The court, in its
- 20 discretion, may order a nonprevailing party to pay the reasonable
- 21 attorney fees and costs of a prevailing party.
- 22 (12) A court may extend the time for filing an action or
- 23 motion under this act. A request for extension shall be supported
- 24 by an affidavit signed by the person requesting the extension
- 25 stating facts that the person satisfied all the requirements for
- 26 filing an action or motion under this act but did not file the
- 27 action or motion within the time allowed under this act because of

- 1 1 of the following:
- 2 (a) Mistake of fact.
- 3 (b) Newly discovered evidence that by due diligence could not
- 4 have been found earlier.
- 5 (c) Fraud.
- 6 (d) Misrepresentation or misconduct.
- 7 (e) Duress.
- 8 (13) If the court finds that an affidavit under subsection
- 9 (12) is sufficient, the court may allow the action or motion to be
- 10 filed and take other action the court considers appropriate. The
- 11 party filing the request to extend the time for filing has the
- 12 burden of proving, by clear and convincing evidence, that granting
- 13 relief under this act will not be against the best interests of the
- 14 child considering the equities of the case.
- 15 (14) An alleged father may not bring an action under this act
- 16 if the child is conceived as the result of acts for which the
- 17 alleged father was convicted of criminal sexual conduct under
- 18 sections 520b to 520e of the Michigan penal code, 1931 PA 328, MCL
- 19 750.520b to 750.520e.
- 20 (15) An action may not be brought under this act if the child
- 21 is under court jurisdiction under chapter XIIA of the probate code
- 22 of 1939, 1939 PA 288, MCL 712A.1 to 712A.32, and a petition has
- 23 been filed to terminate the parental rights to the child, unless
- 24 the court having jurisdiction under chapter XIIA of the probate
- 25 code of 1939, 1939 PA 288, MCL 712A.1 to 712A.32, first finds that
- 26 allowing an action under this act would be in the best interests of
- 27 the child.

- Enacting section 1. This amendatory act takes effect 90 days 1
- after the date it is enacted into law. 2