S.B. 232

ADOPTION CODE REVISIONS

SENATE FLOOR AMENDMENTS

MARCH 6, 2013 11:59 AM AMENDMENT 4

Senator **Todd Weiler** proposes the following amendments:

1. Page 9, Line 247

Senate Committee Amendments 3-4-2013:

247

(b) A court {-shall-}

may not determine that a father abandoned the birth mother if the father

2. Page 9, Line 249

Senate Committee Amendments

3-4-2013:

249 support.

> (2)(a) As used in this section, "emotional support" means a pattern of statements or actions that indicate to a reasonable person that a father intends to provide for the physical and emotional well-being of an unborn child.

> (b) A court may not find that a father failed to provide emotional support if the father's failure was due to impossibility of performance.

3. Page 9, Line 250

Senate Committee Amendments

3-4-2013:

250

{-(2)-}

(3) Consent or relinquishment, as required by Subsection 78B-6-120(1), may be

Page 9, Lines 261 through 262

Senate Committee Amendments

3-4-2013:

261

{-(3)-}

(4) Implied consent under Subsection (2) (3) (a) may not be withdrawn.

262

{-(4)-}

(5) Nothing in this section negates the requirements of Section 78B-6-121 or