# S.B. 14 UNIFORM PARENTAGE ACT

#### HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2 FEBRUARY 14, 2005 8:09 AM

Representative Lorie D. Fowlke proposes the following amendments:

- 1. Page 1, Lines 21 through 22 Senate Committee Amendments 1-20-2005:
  - 21 Other Special Clauses:
  - 22 § [ This bill has an immediate effective date.] {<u>THIS BILL TAKES EFFECT ON JANUARY 1, 2006.</u> <u>\$</u>} <u>None</u>
- 2. Page 6, Lines 159 through 162:
  - 159 (3) "Declarant father" means a male who {, <u>along with the biological mother</u>, } [declares
  - 160 that he is the father of a child conceived as a result of sexual intercourse with the mother]
  - 161 <u>claims to be the genetic father of a child, and</u> <u>, along with the biological mother</u>, <u>signs a voluntary</u> <u>declaration of paternity to</u>
  - 162 <u>establish the child's paternity</u>.
- 3. Page 17, Lines 518 through 520:
  - 518 <u>78-45g-109.</u> Limitation on recovery from the father.
  - 519 <u>The</u> {<u>father's</u>} <u>obligor's</u> liabilities for past support are limited to the period of four years preceding
  - 520 the commencement of an action.

### 4. Page 34, Lines 1038 through 1050:

- 1038 <u>78-45g-607.</u> Limitation -- Child having presumed father.
- 1039 (1) Paternity of a child conceived or born during a marriage with a presumed father as
- 1040 <u>described in Subsection 78-45g-204(1)(a), (b), or (c), may</u> {<u>only</u>} <u>be raised by the presumed</u>
- 1041 father or the mother at any time prior to filing an action for divorce or in the pleadings at the
- 1042 time of the divorce of the parents.
- 1043 (a) If the issue is raised prior to the adjudication, genetic testing may be ordered by the \*\*\* Some lines not shown \*\*\*
- 1048
   mother.
   {Once}
   If the question of paternity has been raised in the pleadings in a divorce and the tribunal addresses the issue and enters an order {is entered},
- 1049 the parties are estopped from raising the issue again, and the order of the tribunal may not be

## 5. Page 41, Lines 1258 through 1259:

- 1258 (3) In a proceeding to dissolve a marriage, the tribunal is considered to have made an
- 1259adjudication of the parentage of a child if<br/>according to Part 6, Adjudication of Parentage, and<br/>the final order:the final order:

6. Page 41, Line 1267 through Page 42, Line 1273:

1268 party to the paternity proceeding may not challenge the paternity, unless:

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* * * Some lines not shown * * *
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1273 (c) there would be {<u>irreparable</u>} harm to the child to leave the order in place.

## 7. Page 44, Lines 1331 through 1345:

1331 <u>78-45g-801.</u> Gestational agreement authorized.

\* \* \* Some lines not shown \* \* \*

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(2) The intended gestational mother may not currently be receiving Medicaid or any other state <u>assistance.</u>
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- 1340 Renumber remaining subsections accordingly.
- 8. Page 44, Line 1360 through Page 45, Line 1369:
  - 1360 (2) The tribunal may issue an order under Subsection (1) only on finding that:

\* \* \* Some lines not shown \* \* \*

(d) all parties have participated in counseling with a licensed mental health professional as evidenced by a certificate signed by the licensed mental health professional which affirms that all parties have discussed options and consequences of the agreement and presented to the tribunal; Renumber remaining subsections accordingly.

- 9. Page 48, Lines 1471 through 1475 Senate Committee Amendments 1-20-2005:
  - 1471 {Section 101. Effective date.
  - 1472 **Ş** [If approved by two-thirds of all members elected to each house, this bill takes effect
  - 1473 <u>upon approval by the governor, or the day following the constitutional time limit of Utah</u>
  - 1474 <u>Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,</u>
  - 1475 the date of veto override.] THIS BILL TAKES EFFECT ON JANUARY 1, 2006 §