HOUSE BILL No. 5825

September 18, 2014, Introduced by Reps. Shirkey, Kurtz and O'Brien and referred to the Committee on Families, Children, and Seniors.

A bill to amend 1939 PA 288, entitled

"Probate code of 1939,"

by amending section 36 of chapter X (MCL 710.36), as amended by

1996 PA 409.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

CHAPTER X

Sec. 36. (1) If a child is claimed to be born out of wedlock 2 3 and the mother executes or proposes to execute a release or consent 4 relinquishing her rights to the child or joins in a petition for adoption filed by her husband, and the release or consent of the 5 natural father cannot be obtained, the judge shall hold a hearing 6 7 as soon as practical to determine whether the child was born out of 8 wedlock, to determine the identity of the father, and to determine or terminate the rights of the father as provided in this section 9

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1 and sections 37 and 39 of this chapter.

(2) Proof of service of a notice of intent to release or 2 3 consent or the putative father's verified acknowledgment of notice 4 of intent to release or consent shall be filed with the court, if 5 the notice was given to the putative father. The court shall 6 request the vital records division of the department of public COMMUNITY health to send to the court a copy of any notice of 7 intent to claim paternity of the particular child which THAT the 8 division has received. 9

10 (3) Notice of the hearing shall be served upon the following:
11 (a) A putative father who has timely filed a notice of intent
12 to claim paternity as provided in section 33 or 34 of this chapter.
13 (b) A putative father who was not served a notice of intent to
14 release or consent at least 30 days before the expected date of
15 confinement specified in the notice of intent to release or
16 consent.

17 (c) Any other male who was not served pursuant ACCORDING to 18 section 34(1) of this chapter with a notice of intent to release or 19 consent and who the court has reason to believe may be the CHILD'S 20 father. of the child.

(4) The notice of hearing shall inform the putative father
that his failure to appear at the hearing shall constitute **CONSTITUTES** a denial of his interest in custody of the child, which
denial shall result in the court's termination of his rights to the
child.

26 (5) Proof of service of the notice of hearing required by27 subsection (3) shall be filed with the court. A verified

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acknowledgment of service by the party to be served is proof of
 personal service. Notice of the hearing shall_IS not be_required if
 the putative father is present at the hearing. A waiver of notice
 of hearing by a person entitled to receive it is sufficient.

5 (6) The court shall receive evidence as to the identity of the father of the child. THE COURT SHALL RECEIVE IN LIEU OF THE 6 MOTHER'S LIVE TESTIMONY AN AFFIDAVIT OR A VERIFIED WRITTEN 7 DECLARATION FROM THE MOTHER AS EVIDENCE OF THE IDENTITY AND 8 WHEREABOUTS OF THE CHILD'S FATHER. IF THE COURT DETERMINES THAT THE 9 AFFIDAVIT OR VERIFIED WRITTEN DECLARATION IS INSUFFICIENT, THE 10 11 COURT SHALL ALLOW AMENDMENT OF THE AFFIDAVIT OR VERIFIED WRITTEN 12 DECLARATION. Based upon the evidence received, the court shall 13 enter a finding identifying the father or declaring that the 14 identity of the father cannot be determined.

(7) If the court finds that the CHILD'S father of the child is a person who did not receive either a timely notice of intent to release or consent pursuant ACCORDING to section 34(1) of this chapter or a notice required pursuant to UNDER subsection (3) , and who has neither waived his right to notice of hearing nor is present at the hearing, the court shall adjourn further proceedings until that person is served with a notice of hearing.

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