39-1805-03

A bill to be entitled 1 2 An act relating to paternity; creating s. 382.0136, F.S.; requiring DNA testing at birth 3 4 and maintenance of such records by the Department of Health; providing for analysis by 5 court order; amending s. 742.011, F.S.; 6 7 requiring that determination of paternity proceedings be electronically recorded; 8 9 creating s. 742.125, F.S.; authorizing a new 10 trial with respect to a determination of 11 paternity under certain circumstances; 12 providing conditions for the granting of relief with respect to a motion for a new trial; 13 providing for genetic testing; providing for 14 the payment of fees; providing for costs; 15 16 providing an effective date. 17 Be It Enacted by the Legislature of the State of Florida: 18 19 20 Section 1. Section 382.0136, Florida Statutes, is created to read: 21 22 382.0136 DNA testing at birth required; analysis by 23 court order.--24 (1) In addition to the certificate for each live birth 25 required pursuant to s. 382.013, the department shall collect and maintain a DNA sample of each live birth of every infant 26 27 born in the state. The department shall provide, by rule, for 28 the collection and maintenance of such DNA samples. 29 (2) Any analysis of a DNA sample maintained by the 30 department shall be by court order only. 31

Section 2. Section 742.011, Florida Statutes, is amended to read:

742.011 Determination of paternity proceedings; jurisdiction; recording. -- Any woman who is pregnant or has a child, any man who has reason to believe that he is the father of a child, or any child may bring proceedings in the circuit court, in chancery, to determine the paternity of the child when paternity has not been established by law or otherwise. Such proceedings for the determination of paternity shall be recorded electronically.

Section 3. Section 742.125, Florida Statutes, is created to read:

742.125 New trial for determination of paternity permitted; procedure.--

- (1) Any other provision of law to the contrary notwithstanding, in any action in which a person is required to pay child support as the father of a child, an extraordinary motion for a new trial may be made at any time regarding the paternity of such child. Any such motion shall include:
- (a) An affidavit executed by the movant that the newly discovered evidence has come to the movant's knowledge since the entry of judgment; and
- (b) The results from scientifically credible genetic testing showing a probability of paternity, as authorized under s. 742.12 and administered within 90 days prior to the filing of such motion, that finds that there is a 0 percent probability that the person ordered to pay such child support is the father of the child for whom support is so required.

1	(2) The court shall grant relief on a motion filed in
2	accordance with subsection (1) of this section if all of the
3	following apply:
4	(a) The court finds that the genetic test required in
5	subsection (1) was properly conducted;
6	(b) The person ordered to pay child support has not
7	adopted the child; and
8	(c) The child was not conceived by artificial
9	insemination while the person ordered to pay child support and
10	the child's mother were in wedlock.
11	(3) The court shall not deny relief on a motion filed
12	in accordance with subsection (1) solely because of the
13	occurrence of any of the following acts if the person ordered
14	to pay child support did not know at the time of the
15	occurrence of the act that he was not the natural father of
16	the child:
17	(a) The person ordered to pay child support married
18	the mother of the child;
19	(b) The person ordered to pay child support
20	acknowledged his paternity of the child in a sworn statement;
21	(c) The person ordered to pay child support was named
22	as the child's natural father on the child's birth certificate
23	with the consent of the person ordered to pay child support;
24	(d) The person ordered to pay child support was
25	required to support the child because of a written voluntary
26	promise or by a court order or an administrative support
27	order;
28	(e) The person ordered to pay child support signed a
29	voluntary acknowledgement of paternity;
30	(f) The person ordered to pay child support was
31	determined to be the child's natural father; or

(g) The person ordered to pay child support acknowledged himself to be the child's natural father.

- (4)(a) In any action brought pursuant to this section, if the genetic test results submitted in accordance with subsection (1) are solely provided by the person ordered to pay child support, the court on its own motion may, and on the motion of any party shall, order the child's mother, the child, and the person ordered to pay child support to submit to genetic tests. The clerk of the court shall schedule such genetic testing not later than 30 days after the court issues its order.
- (b) If the mother of the child or the person ordered to pay child support willfully fails to submit to genetic testing, or if either such party is the custodian of the child and willfully fails to submit the child for testing, the court shall issue an order determining the relief on the motion against the party so failing to submit to genetic testing. If a party shows good cause for failing to submit to genetic testing, such failure shall not be considered willful.
- (c) The party requesting genetic testing shall pay any fees charged for the tests. If the custodian of the child is represented by an administrative agency in its role as an agency providing enforcement of child support orders, such agency shall pay the cost of genetic testing if it requests the test and may seek reimbursement for the fees from the person against whom the court assesses the costs of the action.
- (5) If relief on a motion filed in accordance with this section is not granted, the court shall assess the costs of the action and attorney's fees against the movant.

1	Section 4. This act shall take effect upon becoming a
2	law.
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5	LEGISLATIVE SUMMARY
6	Requires DNA testing of all live births and the
7	maintenance of such records by the Department of Health. Provides that analysis of such DNA records shall be by
8	court order only. Requires that determination of
9	paternity proceedings be electronically recorded. Provides that in any action in which a person is required to pay child support as the father of the child, an
10	to pay child support as the father of the child, an extraordinary motion for a new trial may be made at any time regarding the paternity of the child under certain circumstances. (See bill for details.)
11	circumstances. (See bill for details.)
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