D4 7lr0542 CF SB 574

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Assigned to: Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 7, 2017

CHAPTER

1 AN ACT concerning

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Family Law - Child Conceived Without Consent - Termination of Parental Rights

(Rape Survivor Family Protection Act)

FOR the purpose of authorizing a court, under certain circumstances, to terminate the parental rights of an individual convicted of or found to have committed an act of nonconsensual sexual conduct against the other parent that resulted in the conception of a child; prohibiting the court from terminating parental rights under certain circumstances; specifying that a termination of parental rights under this Act terminates completely certain rights and responsibilities of a parent; specifying certain procedures for an action for termination of parental rights under this Act; authorizing the court to order certain means of service under certain circumstances; requiring the court to rule on a certain motion within a certain period of time;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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prohibiting the court from requiring publication of the name or personally identifying information of the petitioner or the child; requiring the court to hold a trial on termination of parental rights within a certain period of time after an answer to the complaint is filed; authorizing the court to stay further proceedings in a termination of parental rights action until a certain criminal proceeding is resolved under certain circumstances; authorizing a respondent in a termination of parental rights action to refuse to testify or to offer evidence that may incriminate the respondent; specifying that no adverse inference may be drawn from the respondent's refusal to testify or to offer evidence; specifying that a party's testimony and certain other information in a termination of parental rights proceeding is inadmissible as evidence in a criminal proceeding against that party under certain circumstances; establishing that a party to a termination of parental rights proceeding is entitled to the assistance of counsel; requiring the court to refer an unrepresented party to the Maryland Legal Services Corporation or its designee for assessment of counsel through a certain program certain unrepresented parties to certain legal services organizations for assignment of counsel; requiring the court to appoint counsel for a party under certain circumstances; establishing that a party is not entitled to the assistance of counsel at the expense of the Maryland Legal Services Corporation or its designee to appointed counsel unless the party is indigent; defining certain terms; and generally relating to children conceived without consent and termination of parental rights.

- 22BY adding to
- Article Family Law 23
- 24Section 5-1401 through 5-1405 to be under the new subtitle "Subtitle 14. Child
- 25Conceived Without Consent"
- 26 Annotated Code of Maryland 27 (2012 Replacement Volume and 2016 Supplement)
- 28 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 29 That the Laws of Maryland read as follows:
- 30
 - Article Family Law
- SUBTITLE 14. CHILD CONCEIVED WITHOUT CONSENT. 31
- 5-1401. 32
- 33 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 34 INDICATED.
- "Nonconsensual sexual conduct" means an act that is 35 PROHIBITED UNDER § 3-303, § 3-304(A)(1) OR (2), OR § 3-323 OF THE CRIMINAL 36 37 LAW ARTICLE.

- 1 (C) "RESPONDENT" MEANS THE PERSON AGAINST WHOM AN ACTION FOR 2 TERMINATION OF PARENTAL RIGHTS IS FILED UNDER THIS SUBTITLE.
- 3 **5–1402**.
- 4 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, AFTER A
- 5 TRIAL, A COURT MAY TERMINATE THE PARENTAL RIGHTS OF A RESPONDENT UNDER
- 6 THIS SUBTITLE IF THE COURT:
- 7 (1) DETERMINES THAT THE RESPONDENT HAS BEEN SERVED IN
- 8 ACCORDANCE WITH THE MARYLAND RULES;
- 9 (2) (I) FINDS THAT THE RESPONDENT HAS BEEN CONVICTED OF AN
- 10 ACT OF NONCONSENSUAL SEXUAL CONDUCT AGAINST THE OTHER PARENT THAT
- 11 RESULTED IN THE CONCEPTION OF THE CHILD AT ISSUE IN AN ACTION UNDER THIS
- 12 SUBTITLE; OR
- 13 (II) FINDS BY CLEAR AND CONVINCING EVIDENCE THAT THE
- 14 RESPONDENT COMMITTED AN ACT OF NONCONSENSUAL SEXUAL CONDUCT AGAINST
- 15 THE OTHER PARENT THAT RESULTED IN THE CONCEPTION OF THE CHILD AT ISSUE
- 16 IN AN ACTION UNDER THIS SUBTITLE; AND
- 17 (3) FINDS BY CLEAR AND CONVINCING EVIDENCE THAT IT IS IN THE
- 18 BEST INTEREST OF THE CHILD TO TERMINATE THE PARENTAL RIGHTS OF THE
- 19 RESPONDENT.
- 20 (B) THE COURT MAY NOT TERMINATE PARENTAL RIGHTS UNDER
- 21 SUBSECTION (A) OF THIS SECTION IF THE PARENTS WERE MARRIED AT THE TIME OF
- 22 THE CONCEPTION OF THE CHILD AT ISSUE, UNLESS
- 23 (1) THE RESPONDENT HAS BEEN CONVICTED OF AN ACT OF
- 24 NONCONSENSUAL SEXUAL CONDUCT AGAINST THE OTHER PARENT THAT RESULTED
- 25 IN THE CONCEPTION OF THE CHILD
- 26 (2) THE PARENTS WERE SEPARATED IN ACCORDANCE WITH A
- 27 PROTECTIVE ORDER DURING THE TIME OF THE CONCEPTION OF THE CHILD AND
- 28 HAVE REMAINED SEPARATE AND APART SINCE THE TIME OF CONCEPTION; OR
- 29 (3) THE PARENTS WERE SEPARATED IN ACCORDANCE WITH A
- 30 WRITTEN SEPARATION AGREEMENT DURING THE TIME OF THE CONCEPTION OF THE
- 31 CHILD AND HAVE REMAINED SEPARATE AND APART SINCE THE TIME OF
- 32 CONCEPTION.

- 1 (C) A TERMINATION OF PARENTAL RIGHTS UNDER THIS SECTION 2 TERMINATES COMPLETELY:
- 3 (1) A PARENT'S RIGHT TO CUSTODY OF, GUARDIANSHIP OF, ACCESS 4 TO, VISITATION WITH, AND INHERITANCE FROM THE CHILD; AND
- 5 (2) A PARENT'S RESPONSIBILITY TO SUPPORT THE CHILD, INCLUDING 6 THE RESPONSIBILITY TO PAY CHILD SUPPORT.
- 7 **5–1403.**
- 8 (A) AN ACTION FOR TERMINATION OF PARENTAL RIGHTS UNDER THIS
 9 SUBTITLE MAY BE FILED BY EITHER PARENT OF THE CHILD, THE CHILD'S
 10 COURT-APPOINTED GUARDIAN, OR THE CHILD'S COURT-APPOINTED ATTORNEY.
- 11 (B) (1) AN ACTION FOR TERMINATION OF PARENTAL RIGHTS FILED BY A
 12 PARENT UNDER THIS SUBTITLE SHALL BE FILED WITHIN 7 YEARS AFTER THE LATER
 13 OF:
- 14 (I) THE DATE OF THE BIRTH OF THE CHILD CONCEIVED AS A 15 RESULT OF THE NONCONSENSUAL SEXUAL CONDUCT; OR
- 16 (II) THE DATE ON WHICH THE PARENT KNEW OR SHOULD HAVE 17 KNOWN THE OTHER PARENT'S IDENTITY.
- 18 (2) AN ACTION FOR TERMINATION OF PARENTAL RIGHTS FILED BY A
 19 CHILD'S COURT-APPOINTED GUARDIAN OR ATTORNEY UNDER THIS SUBTITLE
 20 SHALL BE FILED BEFORE THE CHILD BECOMES AN ADULT.
- 21 (C) A RESPONDENT SHALL FILE AN ANSWER TO A COMPLAINT FILED UNDER 22 THIS SUBTITLE NOT LATER THAN 30 DAYS AFTER SERVICE OF THE COMPLAINT, 23 UNLESS A LONGER PERIOD IS REQUIRED BY FEDERAL LAW.
- 24EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, (D) **(1)** WHEN PROOF IS MADE BY AFFIDAVIT THAT GOOD FAITH EFFORTS TO SERVE THE 25 RESPONDENT HAVE NOT SUCCEEDED OR THAT THE RESPONDENT HAS ACTED TO 26 27 EVADE SERVICE, THE COURT MAY ORDER ANY OTHER MEANS OF SERVICE THAT THE 28 COURT CONSIDERS APPROPRIATE UNDER THE CIRCUMSTANCES AND THAT IS 29 REASONABLY CALCULATED TO GIVE ACTUAL NOTICE OF THE PROCEEDING TO THE 30 RESPONDENT.
- 31 (2) THE COURT SHALL RULE ON ANY MOTION FOR ALTERNATIVE 32 SERVICE UNDER THIS SUBSECTION WITHIN 15 DAYS AFTER THE FILING OF THE 33 MOTION.

- 1 (3) THE COURT MAY NOT REQUIRE PUBLICATION OF THE NAME OF OR 2 PERSONALLY IDENTIFYING INFORMATION ABOUT THE PETITIONER OR THE CHILD.
- 3 (E) (1) A SCHEDULING CONFERENCE SHALL BE HELD WITHIN 60 DAYS 4 AFTER SERVICE OF THE COMPLAINT.
- 5 (2) AT THE SCHEDULING CONFERENCE, THE COURT:
- 6 (I) SHALL ISSUE A SCHEDULING ORDER, TAKING INTO 7 CONSIDERATION THE BEST INTEREST OF THE CHILD, THE TIME NEEDED FOR 8 DISCOVERY, AND THE INTEREST OF JUSTICE; AND
- 9 (II) MAY DETERMINE TEMPORARY CUSTODY OF THE MINOR 10 CHILD.
- 11 (3) A COMPLAINT FILED UNDER THIS SUBTITLE SHALL INCLUDE A
 12 NOTICE TO THE RESPONDENT THAT A SCHEDULING CONFERENCE WILL BE HELD
 13 WITHIN 60 DAYS AFTER SERVICE OF THE COMPLAINT.
- 14 **5–1404.**
- 15 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, 16 THE COURT SHALL HOLD A TRIAL ON TERMINATION OF PARENTAL RIGHTS NOT 17 LATER THAN 180 DAYS AFTER AN ANSWER TO THE COMPLAINT IS FILED.
- 18 **(2)** UNLESS BOTH PARTIES AGREE OTHERWISE OR THE COURT FINDS 19 THAT IT IS IN THE BEST INTEREST OF THE CHILD TO PROCEED, IF A CRIMINAL 20PROCEEDING INVOLVING THE SAME UNDERLYING FACTS IS PENDING AT THE TIME AN ACTION TO TERMINATE PARENTAL RIGHTS UNDER THIS SUBTITLE IS FILED, OR 21 22IF A CRIMINAL PROCEEDING INVOLVING THE SAME UNDERLYING FACTS IS 23 COMMENCED AFTER AN ACTION TO TERMINATE PARENTAL RIGHTS UNDER THIS 24SUBTITLE IS FILED, THE COURT MAY STAY ALL FURTHER PROCEEDINGS IN THE 25 ACTION TO TERMINATE PARENTAL RIGHTS UNTIL THE CRIMINAL PROCEEDING IS 26RESOLVED.
- 27 (B) IN AN ACTION TO TERMINATE PARENTAL RIGHTS UNDER THIS 28 SUBTITLE:
- 29 (1) THE RESPONDENT MAY REFUSE TO TESTIFY OR TO OFFER 30 EVIDENCE THAT MAY INCRIMINATE THE RESPONDENT; AND
- 31 (2) NO ADVERSE INFERENCE MAY BE DRAWN FROM THE 32 RESPONDENT'S REFUSAL TO TESTIFY OR TO OFFER EVIDENCE.

- 1 (C) A PARTY'S TESTIMONY AND ANY OTHER INFORMATION OBTAINED FROM
- 2 THE PARTY IN A PROCEEDING UNDER THIS SUBTITLE AND ANY INFORMATION
- 3 DIRECTLY OR INDIRECTLY DERIVED FROM THE PARTY'S TESTIMONY OR THE OTHER
- 4 INFORMATION IS INADMISSIBLE AS EVIDENCE IN A CRIMINAL PROCEEDING AGAINST
- 5 THAT PARTY IF:
- 6 (1) THE CRIMINAL PROCEEDING INVOLVES THE SAME UNDERLYING
- 7 FACTS; AND
- 8 (2) THE EVIDENCE IS OFFERED FOR A PURPOSE OTHER THAN
- 9 IMPEACHMENT.
- 10 **5–1405.**
- 11 (A) A PARTY TO A PROCEEDING UNDER THIS SUBTITLE IS ENTITLED TO THE
- 12 ASSISTANCE OF COUNSEL.
- 13 (B) (1) (I) THE COURT SHALL REFER AN UNREPRESENTED PARTY TO
- 14 THE MARYLAND LEGAL SERVICES CORPORATION OR ITS DESIGNEE FOR
- 15 ASSIGNMENT-OF COUNSEL THROUGH A QUALIFIED LEGAL SERVICES PROGRAM.
- 16 PETITIONER TO THE SEXUAL ASSAULT LEGAL INSTITUTE FOR ASSIGNMENT OF
- 17 COUNSEL.
- 18 (II) THE COURT SHALL REFER AN UNREPRESENTED
- 19 RESPONDENT TO ANOTHER QUALIFIED GRANTEE OF THE MARYLAND LEGAL
- 20 Services Corporation for assignment of counsel.
- 21 (III) IF COUNSEL FROM A DESIGNATED LEGAL SERVICES
- 22 ORGANIZATION IS NOT AVAILABLE, THE COURT SHALL APPOINT COUNSEL FOR THE
- 23 **PARTY.**
- 24 (2) A PARTY IS NOT ENTITLED TO THE ASSISTANCE OF COUNSEL AT
- 25 THE EXPENSE OF THE MARYLAND LEGAL SERVICES CORPORATION OR ITS
- 26 DESIGNEE OR TO APPOINTED COUNSEL UNLESS THE PARTY IS INDIGENT.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 28 October 1, 2017.