By: Harris

S.B. No. 519

## A BILL TO BE ENTITLED

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1	AN ACT
2	relating to the termination of the parent-child relationship and
3	the duty to pay child support in circumstances involving mistaken
4	paternity.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Subsection (a), Section 154.006, Family Code, is
7	amended to read as follows:
8	(a) Unless otherwise agreed in writing or expressly
9	provided in the order or as provided by Subsection (b), the child
10	support order terminates on:
11	(1) the marriage of the child;
12	(2) the removal of the child's disabilities for
13	general purposes;
14	(3) the death of the child;
15	(4) a finding by a court that the child:
16	(A) is 18 years of age or older; and
17	(B) has failed to comply with the enrollment or
18	attendance requirements described by Section 154.002(a); [ <del>or</del> ]
19	(5) the issuance under Section 161.005(h) of an order
20	terminating the parent-child relationship between the obligor and
21	the child based on the results of genetic testing that exclude the
22	obligor as the child's genetic father; or
23	(6) if the child enlists in the armed forces of the
24	United States, the date on which the child begins active service as

1 defined by 10 U.S.C. Section 101.

2 SECTION 2. Section 161.005, Family Code, is amended by 3 amending Subsection (a) and adding Subsections (c), (d), (e), 4 (e-1), (f), (g), (h), (i), (j), and (k) to read as follows:

5 (a) A parent may file a suit for termination of the 6 petitioner's parent-child relationship. <u>Except as provided by</u> 7 <u>Subsection (h), the [The]</u> court may order termination if 8 termination is in the best interest of the child.

9 (c) Subject to Subsection (d), a man may file a suit for termination of the parent-child relationship between the man and a 10 child if, without obtaining genetic testing, the man signed an 11 acknowledgment of paternity of the child in accordance with 12 13 Subchapter D, Chapter 160, or was adjudicated to be the father of the child in a previous proceeding under this title in which genetic 14 testing did not occur. The petition must be verified, and must 15 allege facts showing that the petitioner: 16

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(1) is not the child's genetic father; and

18 (2) signed the acknowledgment of paternity or failed 19 to contest parentage in the previous proceeding because of the 20 mistaken belief, at the time the acknowledgment was signed or on the 21 date the court order in the previous proceeding was rendered, that 22 he was the child's genetic father based on misrepresentations that 23 led him to that conclusion. 24 (d) A man may not file a petition under Subsection (c) if:

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- (1) the man is the child's adoptive father;
- 26 (2) the child was conceived by assisted reproduction 27 and the man consented to assisted reproduction by his wife under

1	Subchapter H, Chapter 160; or
2	(3) the man is the intended father of the child under a
3	gestational agreement validated by a court under Subchapter I,
4	Chapter 160.
5	(e) A petition under Subsection (c) must be filed not later
6	than the first anniversary of the date on which the petitioner
7	becomes aware of the acts alleged in the petition indicating that
8	the petitioner is not the child's genetic father.
9	(e-1) Subsection (e) applies beginning September 1, 2010.
10	Before that date, a petition may be filed under Subsection (c)
11	regardless of the date on which the petitioner became aware of the
12	acts alleged in the petition indicating that the petitioner is not
13	the child's genetic father. This subsection expires September 1,
14	2011.
15	(f) In a proceeding initiated under Subsection (c), the
16	court shall hold a pretrial hearing to determine whether the
17	petitioner has established a meritorious prima facie case for
18	termination of the parent-child relationship. If a meritorious
19	prima facie claim is established, the court shall order the
20	petitioner and the child to submit to genetic testing under
21	Subchapter F, Chapter 160.
22	(g) If the results of genetic testing ordered under
23	Subsection (f) identify the petitioner as the child's genetic
24	father under the standards prescribed by Section 160.505 and the
25	results of any further testing requested by the petitioner and
26	ordered by the court under Subchapter F, Chapter 160, do not exclude
27	the petitioner as the child's genetic father, the court shall deny

the petitioner's request for termination of the parent-child 1 2 relationship. (h) If the results of genetic testing ordered under 3 Subsection (f) exclude the petitioner as the child's genetic 4 father, the court shall render an order terminating the 5 6 parent-child relationship. (i) An order under Subsection (h) terminating the 7 parent-child relationship ends the petitioner's obligation for 8 9 future support of the child as of the date the order is rendered. The order does not affect the petitioner's obligations for support 10 of the child incurred before that date or the petitioner's 11 obligation to pay interest that accrues after that date on the basis 12 13 of child support arrearages existing on that date. Those obligations are enforceable until satisfied by any means available 14 for the enforcement of child support other than contempt. 15 16 (j) An order under Subsection (h) terminating the parent-child relationship does not preclude: 17 18 (1) the initiation of a proceeding under Chapter 160 to adjudicate whether another man is the child's parent; or 19 20 (2) if the other man subject to a proceeding under Subdivision (1) is adjudicated as the child's parent, the rendition 21 of an order requiring that man to pay child support for the child 22 23 under Chapter 154, subject to Subsection (k). (k) Notwithstanding Section 154.131, an order described by 24 Subsection (j)(2) may not require the other man to pay retroactive 25 child support for any period preceding the date on which the order 26 27 under Subsection (h) terminated the parent-child relationship

## 1 between the child and the man seeking termination under this 2 section.

3 SECTION 3. The changes in law made by this Act to Section 4 154.006, Family Code, apply to an order for child support 5 regardless of whether the order was rendered before, on, or after 6 the effective date of this Act.

7 SECTION 4. This Act takes effect immediately if it receives 8 a vote of two-thirds of all the members elected to each house, as 9 provided by Section 39, Article III, Texas Constitution. If this 10 Act does not receive the vote necessary for immediate effect, this 11 Act takes effect September 1, 2009.