GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H

HOUSE BILL 55

	Short Title:	Relief from Incorrect Paternity Determination.	(Public)			
	Sponsors:	Representatives Stevens, Cleveland, and Glazier (Primary Sponsors).	Sita			
		For a complete list of Sponsors, see Bill Information on the NCGA Web	Sile.			
	Referred to: Judiciary Subcommittee B.					
	February 9, 2011					
1		A BILL TO BE ENTITLED				
2	AN ACT TO ALLOW RELIEF FROM A CHILD SUPPORT ORDER WHEN THE					
3	OBLIGOR IS NOT THE CHILD'S FATHER.					
4	The General Assembly of North Carolina enacts:					
5	SECTION 1. Article 1 of Chapter 50 of the General Statutes is amended by adding					
6	the following new section to read:					
7	"§ 50-13.13. Motion for relief from child support order based on finding of nonpaternity.					
8	(a) Notwithstanding G.S. 1A-1, Rule 60 of the North Carolina Rules of Civil Procedure,					
9	or any other provision of law, an individual who, as the father of a child, is required to pay					
10	child support under an order that was entered by a North Carolina court pursuant to Chapter 49,					
11	50, 52C, or 110 of the General Statutes and that is subject to modification by a North Carolina					
12	court under applicable law may file a motion seeking relief from a child support order as					
13 14	provided in this section. (b) A motion for relief under this section shall be filed as a motion in the sause in the					
14 15	(b) <u>A motion for relief under this section shall be filed as a motion in the cause in the</u>					
16	pending child support action. The motion shall be verified by the moving party, state with particularity the basis on which the moving party believes that he is not the child's father, and					
17	state that the moving party either (i) has not acknowledged paternity of the child; or (ii)					
18		d paternity without knowing that he was not the child's biological father.	<u>, or (ny</u>			
19	-	he court shall appoint a guardian ad litem to represent the interest of the	child in			
20		ith a proceeding under this section.				
21	<u>(d)</u> <u>N</u>	otwithstanding G.S. 8-50.1(b1), the court shall, upon motion of a pa	<u>rty in a</u>			
22	proceeding u	inder this section, order the moving party, the child's mother, and the	child to			
23	-	netic paternity testing if the court finds that there is good cause to believe				
24		is not the child's father and that the moving party may be entitled to rel				
25		If genetic paternity testing is ordered, the provisions of G.S. 8-50.1(
26		Imissibility and weight of the genetic test results and the payment of and	-			
27	-	genetic testing. If a party fails to comply with an order for genetic testing				
28	-	the court may hold the party in civil or criminal contempt or impose ap				
29 30		ler G.S. 1A-1, Rule 37 of the North Carolina Rules of Civil Procedure, or				
30 31		he moving party's child support obligation shall not be suspended while th fore the court.	e motion			
31		he court may grant relief from a child support order under this section	on if the			
33		proves by clear and convincing evidence, and the court, sitting without				
34		he following:	<u> </u>			



_	General Assen	nbly of North Carolina	Session 2011	
-	<u>(1)</u>	The results of a valid genetic test establish that the mov	ving party is not the	
		child's biological father.		
	<u>(2)</u>	The moving party either (i) has not acknowledged pater	-	
		(ii) acknowledged paternity without knowing that he		
		biological father. For purposes of this section, 'ackno	wledging paternity'	
		means that the moving party has done any of the following		
		a. <u>Publicly acknowledged the child as his own and</u>	supported the child	
		while married to the child's mother.		
		b. Acknowledged paternity in a sworn written state		
		affidavit of parentage executed under C	G.S. 110-132(a) or	
		<u>G.S. 130A-101(f).</u>		
		c. Executed a consent order, a voluntary support		
		<u>G.S. 110-132 or G.S. 110-133, or any other lega</u>	al agreement to pay	
		child support as the child's father.		
		<u>d.</u> <u>Admitted paternity in open court or in any pleadir</u>	-	
	<u>(3)</u>	The moving party has not adopted the child, has not le	-	
		pursuant to G.S. 49-10, 49-12, or 49-12.1, or is not the	child's legal father	
		pursuant to G.S. 49A-1.		
	<u>(4)</u>	The moving party did not act to prevent the child's bid	ological father from	
		asserting his paternal rights regarding the child.		
		ne court determines that the moving party has not satisfied	-	
		ne court shall deny the motion, and all orders regarding the		
		tody shall remain enforceable and in effect until modified as		
		court finds that the moving party did not act in good faith	-	
	-	s section, the court shall award reasonable attorneys' fees to t		
	The court shall make findings of fact and conclusions of law to support its award of attorneys'			
	fees under this			
		ne court determines that the moving party has satisfied the	requirements of this	
		<u>art shall take one of the following actions:</u>		
	<u>(1)</u>	Dismiss the action to overcome paternity and affirm the		
		adjudication if the court, upon making appropriate fi	-	
		conclusions of law, determines that such action is in the	e best interest of the	
		<u>child.</u>		
	<u>(2)</u>	Enter an order, including written findings of fact and		
		terminating the moving party's child support obligation		
		Any unpaid support due prior to the date the order d	-	
		moving party is not the biological father is filed, is d		
		moving party has no right to reimbursement of past ch		
		behalf of the child to the State or any other assignee of		
		child was born in North Carolina and the moving par	•	
		father on the child's birth certificate, the court shall		
		superior court to notify the State Registrar of the court		
		G.S. 130A-118(b)(2). If relief is granted under this subdi		
		to the extent otherwise provided by law, apply for mod		
		from any judgment or order involving the moving part	ty's paternity of the	
	~	child."		
		CTION 2. This act becomes effective January 1, 2012, and	applies to motions	
	tor relief filed c	on or after that date.		

48 for relief filed on or after that date.