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WEST VIRGINIA LEGISLATURE

EIGHTIETH LEGISLATURE SESSION, 2012

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 51

(SENATORS BOLEY AND NOHE, ORIGINAL SPONSORS)

[Passed March 10, 2012; in effect ninety days from passage.]

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OFFICE WEST VIRGINIA SECRETARY OF STATE

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 51

(SENATORS BOLEY AND NOHE, original sponsors)

[Passed March 10, 2012; in effect ninety days from passage.]

AN ACT to amend and reenact §48-8-103 of the Code of West Virginia, 1931, as amended, relating to modifying or terminating spousal support based upon the results of genetic testing; defining "altered circumstances"; requiring a preliminary determination by the court as to whether genetic testing evidence should be admitted; providing facts which may be considered by the court in making the preliminary determination; and providing guidelines for genetic testing.

Be it enacted by the Legislature of West Virginia:

That §48-8-103 the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 8. SPOUSAL SUPPORT.

§48-8-103. Payment of spousal support.

- 1 (a) Upon ordering a divorce or granting a decree of
- 2 separate maintenance, the court may require either party to
- 3 pay spousal support in the form of periodic installments, or
- 4 a lump sum, or both, for the maintenance of the other party.

- 5 Payments of spousal support are to be ordinarily made from
 6 a party's income, but when the income is not sufficient to
 7 adequately provide for those payments, the court may, upon
- 8 specific findings set forth in the order, order the party
- 9 required to make those payments to make them from the
- 10 corpus of his or her separate estate. An award of spousal
- 11 support shall not be disproportionate to a party's ability to
- 12 pay as disclosed by the evidence before the court.
- 13 (b) At any time after the entry of an order pursuant to the
- 14 provisions of this article, the court may, upon motion of
- 15 either party, revise or alter the order concerning the mainte-
- 16 nance of the parties, or either of them, and make a new order
- 17 concerning the same, issuing it forthwith, as the altered
- 18 circumstances or needs of the parties may render necessary
- 19 to meet the ends of justice.
- 20 (c)(1) For the purposes of subsection (b) of this section,
- 21 "altered circumstances" includes evidence in the form of
- 22 genetic testing that establishes that a child conceived during
- 23 the marriage of the parties is not the child of the former
- 24 husband, or that a child was born to a woman other than the
- 25 former wife because of the adultery of the former husband.
- 26 (2) Prior to admitting evidence of genetic testing, the 27 court shall preliminarily determine whether genetic testing 28 evidence should be admitted for the purpose of disproving or 29 establishing paternity. The facts that may be considered by
- 30 the court at this hearing include the following:
- 31 (A) The length of time that has elapsed since the party
- was first placed on notice that a child conceived during the
 marriage of the parties is not the child of the former hus-
- 24 hand on that a shild was how to a mamon other than the
- 34 band, or that a child was born to a woman other than the
- 35 former wife because of the adultery of the former husband;
- 36 (B) The length of time during which the individual
- 37 desiring to challenge paternity assumed the role of parent to
- 38 the child;
- 39 (C) The facts surrounding the party's discovery of
- 40 nonpaternity;

- 41 (D) The nature of the parent/child relationship;
- 42 (E) The age of the child;
- 43 (F) The harm which may result to the child if paternity 44 were successfully disproved;
- 45 (G) The extent to which the passage of time reduced the 46 chances of establishing paternity in favor of the child; and
- 47 (H) All other factors which may affect the equities 48 involved in the potential disruption of the parent/child 49 relationship or the chances of undeniable harm to the child.
- 50 (d) For the purposes of subsection (c), genetic testing 51 must be performed pursuant to the following guidelines:
- 52 (1) The tests show that the inherited characteristics 53 including, but not limited to, blood types, have been deter-54 mined by appropriate testing procedures at a hospital, 55 independent medical institution or independent medical 56 laboratory duly licensed under the laws of this state, or any 57 other state, and an expert qualified as an examiner of genetic 58 markers has analyzed, interpreted and reported on the 59 results; and
- 60 (2) The genetic test results exclude the former husband 61 as the father of the child.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee Chairman House Committee Originated in the Senate. In effect ninety days from passage. Clerk of the Senate Clerk of the House of Delegates re Senate Speaker of the House of Delegates

PRESENTED TO THE GOVERNOR

: 12/2012

Time 3:15pm