SENATE BILL 411

 $\begin{array}{c} \mathrm{D4} \\ \mathrm{SB}\ 620/13-\mathrm{JPR} \end{array}$ CF HB 958

By: Senators Raskin, Benson, Colburn, Feldman, Ferguson, Forehand, Frosh, Jacobs, Jones-Rodwell, Kelley, King, Kittleman, Madaleno, Manno, Mathias, Middleton, Montgomery, Muse, Peters, Pinsky, Pugh, Robey, Rosapepe, Simonaire, Stone, Young, and Zirkin

Introduced and read first time: January 23, 2014

Assigned to: Judicial Proceedings

Committee Report: Favorable

Senate action: Adopted

Read second time: February 25, 2014

CHAPTER _____

1 AN ACT concerning

2

Rape Survivor Family Protection Act

3 FOR the purpose of excluding as a father of a child a man who has committed a 4 certain sexual crime against the child's mother for purposes of certain 5 provisions relating to the paternity of a child in a guardianship or adoption 6 proceeding under certain circumstances; requiring a court to consider a certain 7 statement when making a certain finding; prohibiting a court from requiring 8 publication of certain information under certain circumstances; requiring that a 9 certain hearing be held within a certain period of time; authorizing a court to 10 order a man to provide financial support to a child under certain circumstances; prohibiting a court from awarding custody of or visitation with a child to a 11 12 parent who has committed a certain sexual crime against the other parent 13 under certain circumstances; requiring a court to consider the safety and well-being of the child's other parent or guardian in approving supervised 14 15 visitation; and generally relating to adoption, guardianship, custody, and 16 visitation.

- 17 BY repealing and reenacting, with amendments,
- 18 Article Family Law
- 19 Section 5–306, 5–3A–06, 5–3B–05, and 9–101.2
- 20 Annotated Code of Maryland
- 21 (2012 Replacement Volume and 2013 Supplement)

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.



$\frac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
3	Article - Family Law				
4	5–306.				
5 6	(a) Unless a court excludes a man as the father of a child, a man is the father if:				
7 8	(1) the man was married to the child's mother at the time of the child's conception;				
9 10	(2) the man was married to the child's mother at the time of the child's birth;				
11 12	(3) the man is named as the father on the child's birth certificate and has not signed a denial of paternity;				
13 14	(4) the child's mother has named the man as the child's father and the man has not signed a denial of paternity;				
15	(5) the man has been adjudicated to be the child's father;				
16 17	(6) the man has acknowledged himself, orally or in writing, to be the child's father and the mother agrees; or				
18 19	(7) on the basis of genetic testing, the man is indicated to be the child's biological father.				
20 21 22 23	(B) (1) ON MOTION OF THE CHILD'S MOTHER, AFTER SERVICE OF A MOTION THAT IS IN ACCORDANCE WITH THE MARYLAND RULES AND IS REASONABLY CALCULATED TO GIVE ACTUAL NOTICE, AND AFTER A HEARING, A COURT SHALL EXCLUDE A MAN AS THE FATHER OF A CHILD IF THE COURT:				
24	(I) FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:				
25 26 27 28 29	1. A. THE MAN HAS COMMITTED AN ACT AGAINST THE CHILD'S MOTHER THAT IS PROHIBITED BY § 3–303, § 3–304(A)(1) OR (2), OR § 3–323 OF THE CRIMINAL LAW ARTICLE OR, IF THE MOTHER IS UNDER THE AGE OF 16 YEARS AT THE TIME OF THE ACT, § 3–602 OF THE CRIMINAL LAW ARTICLE; OR				

1	B. THE MAN HAS COMMITTED AN ACT IN ANOTHER
2	JURISDICTION THAT, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE THAT
3	ACT; AND
4	2. THE CHILD WAS CONCEIVED AS A RESULT OF THE
5	ACT; AND
	· ,
6	(II) FINDS THAT IT IS IN THE BEST INTERESTS OF THE CHILD
7	FOR THE MAN TO BE EXCLUDED AS THE CHILD'S FATHER.
•	2 0 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
8	(2) IN MAKING A FINDING UNDER PARAGRAPH (1) OF THIS
9	SUBSECTION, IN ADDITION TO ANY OTHER RELEVANT EVIDENCE, THE COURT
10	SHALL CONSIDER A PRIOR STATEMENT REGARDING THE CIRCUMSTANCES OF
11	THE CHILD'S CONCEPTION MADE BY THE CHILD'S MOTHER TO LAW
12	ENFORCEMENT, CHILD PROTECTIVE SERVICES, OR ANY OTHER THIRD PARTY
13	DEEMED RELIABLE BY THE COURT.
ισ	DEEMED RELIABLE BI THE COURT.
14	(3) (I) FOR PURPOSES OF SERVICE OF THE MOTION
15	DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION, THE COURT MAY NOT
16	REQUIRE PUBLICATION OF THE MOTHER'S NAME OR OTHER PERSONAL
17	IDENTIFYING INFORMATION.
1.0	(II) A HEADING INDED DADAGRADH (1) OF WHIG
18	(II) A HEARING UNDER PARAGRAPH (1) OF THIS
19	SUBSECTION SHALL BE HELD WITHIN 30 DAYS AFTER SERVICE OF THE MOTION.
20	(4) To make accommon programme a constant of
20	(4) IF THE COURT EXCLUDES A MAN AS A FATHER OF A CHILD
21	UNDER THIS SUBSECTION, THE COURT MAY ORDER THE MAN TO PROVIDE
22	FINANCIAL SUPPORT TO THE CHILD IN ACCORDANCE WITH TITLE 10 OF THIS
23	ARTICLE OR OTHERWISE.
24	[(b)] (C) (1) A petitioner under Part II or Part III of this subtitle shall
25	give a juvenile court notice that a man who is not named in the petition and has not
26	been excluded as a father claims paternity.
7	(2) After a request of a party or claimant and before ruling on a
27 28	(2) After a request of a party or claimant and before ruling on a petition under Part II or Part III of this subtitle, a juvenile court shall hold a hearing
29	on the issue of paternity.

Unless a court excludes a man as the father of a child, a man is the father

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5-3A-06.

if:

(a)

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$\frac{1}{2}$	conception;	(1)	the man was married to the child's mother at the time of the child's
3 4	birth;	(2)	the man was married to the child's mother at the time of the child's
5 6	has not sign	(3) ied a d	the man is named as the father on the child's birth certificate and enial of paternity;
7 8	man has not	(4) t signe	the child's mother has named the man as the child's father and the d a denial of paternity;
9		(5)	the man has been adjudicated to be the child's father;
10 11	child's fathe	(6) er and	the man has acknowledged himself, orally or in writing, to be the the mother agrees; or
12 13	biological fa	(7) ther.	on the basis of genetic testing, the man is indicated to be the child's
14 15 16 17	REASONAB	LY CA	ON MOTION OF THE CHILD'S MOTHER, AFTER SERVICE OF A S IN ACCORDANCE WITH THE MARYLAND RULES AND IS LCULATED TO GIVE ACTUAL NOTICE, AND AFTER A HEARING, A CLUDE A MAN AS THE FATHER OF A CHILD IF THE COURT:
18			(I) FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:
19 20 21 22 23	§ 3–323 OF	THE YEAR	1. A. THE MAN HAS COMMITTED AN ACT AGAINST THER THAT IS PROHIBITED BY § 3–303, § 3–304(A)(1) OR (2), OR CRIMINAL LAW ARTICLE OR, IF THE MOTHER IS UNDER THE S AT THE TIME OF THE ACT, § 3–602 OF THE CRIMINAL LAW
242526	JURISDICT ACT; AND	ION T	B. THE MAN HAS COMMITTED AN ACT IN ANOTHER HAT, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE THAT
27 28	ACT; AND		2. THE CHILD WAS CONCEIVED AS A RESULT OF THE
29 30	FOR THE M	AN TO	(II) FINDS THAT IT IS IN THE BEST INTERESTS OF THE CHILD BE EXCLUDED AS THE CHILD'S FATHER.
31		(2)	IN MAKING A FINDING UNDER PARAGRAPH (1) OF THIS

SUBSECTION, IN ADDITION TO ANY OTHER RELEVANT EVIDENCE, THE COURT

- 1 SHALL CONSIDER A PRIOR STATEMENT REGARDING THE CIRCUMSTANCES OF
- 2 THE CHILD'S CONCEPTION MADE BY THE CHILD'S MOTHER TO LAW
- 3 ENFORCEMENT, CHILD PROTECTIVE SERVICES, OR ANY OTHER THIRD PARTY
- 4 DEEMED RELIABLE BY THE COURT.
- 5 (3) (I) FOR PURPOSES OF SERVICE OF THE MOTION
- 6 DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION, THE COURT MAY NOT
- 7 REQUIRE PUBLICATION OF THE MOTHER'S NAME OR OTHER PERSONAL
- 8 IDENTIFYING INFORMATION.
- 9 (II) A HEARING UNDER PARAGRAPH (1) OF THIS
- 10 SUBSECTION SHALL BE HELD WITHIN 30 DAYS AFTER SERVICE OF THE MOTION.
- 11 (4) IF THE COURT EXCLUDES A MAN AS A FATHER OF A CHILD
- 12 UNDER THIS SUBSECTION, THE COURT MAY ORDER THE MAN TO PROVIDE
- 13 FINANCIAL SUPPORT TO THE CHILD IN ACCORDANCE WITH TITLE 10 OF THIS
- 14 ARTICLE OR OTHERWISE.
- 15 [(b)] (C) (1) A petitioner under this subtitle shall give a court notice that
- a man who is not named in the petition and has not been excluded as a father claims
- 17 paternity.
- 18 (2) After a request of a party or claimant and before ruling on a
- 19 petition for guardianship or adoption under this subtitle, a court shall hold a hearing
- 20 on the issue of paternity.
- 21 5–3B–05.
- 22 (a) Unless a court excludes a man as the father of a child, a man is the father
- 23 if:
- 24 (1) the man was married to the child's mother at the time of the child's
- 25 conception;
- 26 (2) the man was married to the child's mother at the time of the child's
- 27 birth;
- 28 (3) the man is named as the father on the child's birth certificate and
- 29 has not signed a denial of paternity;
- 30 (4) the child's mother has named the man as the child's father and the
- 31 man has not signed a denial of paternity;
- 32 (5) the man has been adjudicated to be the child's father;

- 1 (6) the man has acknowledged himself, orally or in writing, to be the 2 child's father and the mother agrees; or
- 3 (7) on the basis of genetic testing, the man is indicated to be the child's biological father.
- 5 (B) (1) ON MOTION OF THE CHILD'S MOTHER, AFTER SERVICE OF A
 6 MOTION THAT IS IN ACCORDANCE WITH THE MARYLAND RULES AND IS
 7 REASONABLY CALCULATED TO GIVE ACTUAL NOTICE, AND AFTER A HEARING, A
 8 COURT SHALL EXCLUDE A MAN AS THE FATHER OF A CHILD IF THE COURT:

9 (I) FINDS BY CLEAR AND CONVINCING EVIDENCE THAT:

- 1. A. THE MAN HAS COMMITTED AN ACT AGAINST
- 11 THE CHILD'S MOTHER THAT IS PROHIBITED BY § 3-303, § 3-304(A)(1) OR (2), OR
- 12 § 3-323 OF THE CRIMINAL LAW ARTICLE OR, IF THE MOTHER IS UNDER THE
- 13 AGE OF 16 YEARS AT THE TIME OF THE ACT, § 3-602 OF THE CRIMINAL LAW
- 14 ARTICLE; OR
- B. THE MAN HAS COMMITTED AN ACT IN ANOTHER
- 16 JURISDICTION THAT, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE THAT
- 17 ACT; AND
- 2. THE CHILD WAS CONCEIVED AS A RESULT OF THE
- 19 ACT; AND
- 20 (II) FINDS THAT IT IS IN THE BEST INTERESTS OF THE CHILD
- 21 FOR THE MAN TO BE EXCLUDED AS THE CHILD'S FATHER.
- 22 (2) IN MAKING A FINDING UNDER PARAGRAPH (1) OF THIS
- 23 SUBSECTION, IN ADDITION TO ANY OTHER RELEVANT EVIDENCE, THE COURT
- 24 SHALL CONSIDER A PRIOR STATEMENT REGARDING THE CIRCUMSTANCES OF
- 25 THE CHILD'S CONCEPTION MADE BY THE CHILD'S MOTHER TO LAW
- 26 ENFORCEMENT, CHILD PROTECTIVE SERVICES, OR ANY OTHER THIRD PARTY
- 27 DEEMED RELIABLE BY THE COURT.
- 28 (3) (I) FOR PURPOSES OF SERVICE OF THE MOTION
- 29 DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION, THE COURT MAY NOT
- 30 REQUIRE PUBLICATION OF THE MOTHER'S NAME OR OTHER PERSONAL
- 31 IDENTIFYING INFORMATION.
- 32 (II) A HEARING UNDER PARAGRAPH (1) OF THIS
- 33 SUBSECTION SHALL BE HELD WITHIN 30 DAYS AFTER SERVICE OF THE MOTION.

- 1 (4) IF THE COURT EXCLUDES A MAN AS A FATHER OF A CHILD 2 UNDER THIS SUBSECTION, THE COURT MAY ORDER THE MAN TO PROVIDE 3 FINANCIAL SUPPORT TO THE CHILD IN ACCORDANCE WITH TITLE 10 OF THIS 4 ARTICLE OR OTHERWISE.
- [(b)] (C) (1) A petitioner under this subtitle shall give a court notice that a man who is not named in the petition and has not been excluded as a father claims paternity.
- 8 (2) After a request of a party or claimant and before ruling on a petition for adoption under this subtitle, a court shall hold a hearing on the issue of paternity.
- 11 9–101.2.
- 12 (a) Except as provided in subsection (b) of this section, unless good cause for 13 the award of custody or visitation is shown by clear and convincing evidence, a court 14 may not award custody of a child or visitation with a child:
- 15 (1) to a parent who has been found by a court of this State to be guilty
 16 of first degree or second degree murder of the other parent of the child, another child
 17 of the parent, or any family member residing in the household of either parent of the
 18 child; [or]
- 19 (2) to a parent who has been found by a court of any state or of the United States to be guilty of a crime that, if committed in this State, would be first degree murder or second degree murder of the other parent of the child, another child of the parent, or any family member residing in the household of either parent of the child; **OR**
- 24 (3) TO A PARENT, IF THE COURT FINDS BY CLEAR AND 25 CONVINCING EVIDENCE THAT:
- 26 (I) 1. THE PARENT HAS COMMITTED AN ACT AGAINST
 27 THE OTHER PARENT THAT IS PROHIBITED BY § 3–303, § 3–304(A)(1) OR (2), OR §
 28 3–323 OF THE CRIMINAL LAW ARTICLE OR, IF THE OTHER PARENT IS UNDER
 29 THE AGE OF 16 YEARS AT THE TIME OF THE ACT, § 3–602 OF THE CRIMINAL LAW
 30 ARTICLE; OR
- 2. THE PARENT HAS COMMITTED AN ACT IN ANOTHER JURISDICTION THAT, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE THAT ACT; AND
 - (II) THE CHILD WAS CONCEIVED AS A RESULT OF THE ACT.

1 2 3 4	(b) If it is in the best interest of the child, the court may approve a supervised visitation arrangement that assures the safety and the physiological, psychological, and emotional well-being of the child AND OF THE CHILD'S OTHER PARENT OR GUARDIAN.				
5 6 7 8 9	(C) (1) IN MAKING A FINDING UNDER SUBSECTION (A)(3) OF THIS SECTION, IN ADDITION TO ANY OTHER RELEVANT EVIDENCE, THE COURT SHALL CONSIDER A PRIOR STATEMENT REGARDING THE CIRCUMSTANCES OF THE CHILD'S CONCEPTION MADE BY THE CHILD'S MOTHER TO LAW ENFORCEMENT, CHILD PROTECTIVE SERVICES, OR ANY OTHER THIRD PARTY DEEMED RELIABLE BY THE COURT.				
11 12	(2) Under the circumstances described in subsection (A)(3) of this section:				
13 14 15	(I) FOR PURPOSES OF SERVICE OF PROCESS, THE COURT MAY NOT REQUIRE PUBLICATION OF THE OTHER PARENT'S NAME OR OTHER PERSONAL IDENTIFYING INFORMATION; AND				
16 17	(II) A HEARING SHALL BE HELD WITHIN 30 DAYS AFTER SERVICE OF PROCESS.				
18 19	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.				
	Approved:				
	Governor.				
	President of the Senate.				
	Speaker of the House of Delegates				