## **HOUSE BILL 1298**

D4, J1 4lr2876

By: Delegate Young

Introduced and read first time: February 9, 2024

Assigned to: Judiciary

## A BILL ENTITLED

1	AN ACT concerning
2 3	Family Law – Paternity – Surname (Maryland Paternal Naming Rights Act)
4 5 6	FOR the purpose of authorizing a father of a child to file a petition to add the father's surname to the child's name under certain circumstances; establishing related court procedures; and generally relating to paternity and children's surnames.
7 8 9 10 11	BY adding to Article – Family Law Section 5–1049 Annotated Code of Maryland (2019 Replacement Volume and 2023 Supplement)
12 13 14 15 16	BY repealing and reenacting, without amendments, Article – Health – General Section 4–214(c) Annotated Code of Maryland (2023 Replacement Volume)
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
19	Article – Family Law
20	5–1049.
21 22	(A) THIS SECTION APPLIES TO AN INDIVIDUAL WHO IS CONFIRMED AS THE FATHER OF A CHILD THROUGH A COURT ORDER.



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- A FATHER OF A CHILD MAY FILE A PETITION TO ADD THE FATHER'S 1 (B) SURNAME TO THE CHILD'S NAME. 3 **(1)** A COURT MAY ENTER AN ORDER ADDING THE FATHER'S SURNAME 4 TO THE CHILD'S NAME IF THE COURT DETERMINES THAT ADDING THE FATHER'S SURNAME IS IN THE BEST INTEREST OF THE CHILD. 6 **(2)** THERE IS A REBUTTABLE PRESUMPTION THAT ADDING THE 7 FATHER'S SURNAME TO THE CHILD'S NAME IS IN THE BEST INTEREST OF THE CHILD. 8 **(3)** IN MAKING A DETERMINATION UNDER PARAGRAPH (1) OF THIS 9 SUBSECTION, THE COURT SHALL CONSIDER: **(I)** 10 THE CHILD'S EMOTIONAL AND PSYCHOLOGICAL WELFARE; 11 (II) **SOCIAL IMPLICATIONS;** 12 (III) THE CHILD'S ESTABLISHED IDENTITY; 13 (IV) INPUT FROM THE CHILD'S MOTHER; AND INPUT FROM THE CHILD, IF THE CHILD IS: 14 (V) 1. 15 AT LEAST 12 YEARS OLD; OR 2. SUFFICIENTLY MATURE AND ABLE TO EXPRESS A 16 17 SURNAME PREFERENCE. 18 **(4)** THE COURT MAY NOT DENY THE PETITION UNLESS THE COURT STATES WITH SPECIFICITY THE REASONS WHY ADDING THE FATHER'S SURNAME IS 19 20 NOT IN THE BEST INTEREST OF THE CHILD. 21 IF A PETITION UNDER THIS SECTION IS GRANTED, THE CHILD'S BIRTH 22CERTIFICATE MAY BE AMENDED IN ACCORDANCE WITH § 4-214 OF THE HEALTH -GENERAL ARTICLE. 2324 THE MARYLAND JUDICIARY SHALL DEVELOP AND UPDATE AS **(E) (1)** 25 APPROPRIATE A TRAINING PROGRAM FOR JUDGES PRESIDING OVER PETITIONS 26UNDER THIS SECTION. 27**(2)** THE TRAINING PROGRAM SHALL INCLUDE TRAINING ON:
  - (I) THE BEST INTEREST STANDARD; AND

## 1 (II) THE REBUTTABLE PRESUMPTION. 2 Article - Health - General 3 4-214.4 (c) (1) Except as provided in § 4–211(f) of this subtitle, on receipt of a court 5 order that changes the name of an individual who was born in this State and on request of 6 the individual or a parent, guardian, or legal representative of the individual, the Secretary shall amend the certificate of birth to reflect the new name. 7 8 (2)The Department may change the name on a birth certificate once 9 without a court order if, within 12 months after the birth, the Department receives from 10 both parents named on the birth certificate of the child or, if only one parent is named, the 11 parent named on the birth certificate of the child: 12 A written request for the change of name; and 1. 2. 13 An affidavit that has been sworn before a notary public of 14 the State and states that the individual is the parent of the child and is making the request 15 of the individual's own free will. 16 If the Department receives an affidavit in accordance with 17 subparagraph (i)2 of this paragraph from both parents named on the birth certificate of the 18 child, only one affidavit signed by both parents is required.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

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October 1, 2024.