## STATE OF WYOMING

## SENATE FILE NO. SF0137

Disestablishment of paternity.

Sponsored by: Senator(s) Ross and Representative(s) Buchanan and Iekel

## A BILL

## for

1	AN ACT relating to domestic relations; providing procedures
2	for the disestablishment of paternity as specified; and
3	providing for an effective date.
4	
5	Be It Enacted by the Legislature of the State of Wyoming:
6	
7	Section 1. W.S. 14-2-823(e) and by creating new
8	subsections (f) through (p) is amended to read:
9	
9 10	14-2-823. Binding effect of determination of
	14-2-823. Binding effect of determination of parentage.
10	
10 11	
10 11 12	parentage.
10 11 12 13	<pre>parentage. (e) A party to An adjudication of the paternity of a</pre>

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1	challenged by a party to the adjudication only under the
2	laws of this state relating to appeal, vacation of judgments
3	or other judicial review if post-adjudication genetic
4	testing proves that the adjudicated father is not the
5	biological father of the child pursuant to W.S. 14-2-817.
6	This section does not apply to any of the following:
7	
8	(i) A paternity determination made in or by a
9	foreign jurisdiction or a paternity determination which has
10	been made in or by a foreign jurisdiction and registered in
11	this state in accordance with the Uniform Interstate Family
12	Support Act;
13	
14	(ii) A paternity determination based upon a court
15	or administrative order of this state if the order was
16	entered based upon blood or genetic test results which
17	demonstrate that the alleged father was not excluded and
18	that the probability of the alleged father's paternity was
19	ninety-nine percent (99%) or higher.
20	
21	(f) A petition for disestablishment of paternity shall
22	be filed:
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1	(i) In the district court in which the paternity
2	order is filed;
3	
4	(ii) In the case of an adjudication as a result
5	of the filing of an acknowledgment of paternity pursuant to
6	W.S. 14-2-605, notwithstanding any other provision of this
7	chapter, the petition shall be filed within the earlier of
8	two (2) years after the petitioner knew or should have known
9	that the paternity of the child was at issue or as provided
10	<u>in W.S. 14-2-809(b).</u>
11	
12	(iii) In the case of an adjudication issued by a
13	court of this state, the petition shall be filed only by the
14	mother of the child, the adjudicated father of the child,
15	the child, if the child was a party to the adjudication, or
16	the legal representative of any of these parties. A
17	petition filed by an individual who is not a party to the
18	adjudication shall be filed pursuant to W.S. 14-2-809. The
19	petition under this paragraph shall be filed no later than
20	two (2) years after the petitioner knew or should have known
21	that the paternity of the child was at issue.
22	
23	(g) The court shall appoint an attorney to represent
24	the best interests of a child if the court finds that the

24 the best interests of a child if the court finds that the

1	best interests of the child is not adequately represented.
2	In cases concerning an adjudication of paternity pursuant to
3	subsection (c) of this section, the court shall appoint an
4	attorney to represent the best interests of the child. In
5	determining the best interests of the child, the court shall
6	consider the following factors:
7	
8	(i) The length of time between the proceeding to
9	adjudicate parentage and the time that the adjudicated
10	father was placed on notice that he might not be the genetic
11	father;
12	
13	(ii) The length of time during which the
13 14	(ii) The length of time during which the adjudicated father has assumed the role of the father of the
14	adjudicated father has assumed the role of the father of the
14 15	adjudicated father has assumed the role of the father of the
14 15 16	adjudicated father has assumed the role of the father of the child;
14 15 16 17	adjudicated father has assumed the role of the father of the child; (iii) The facts surrounding the adjudicated
14 15 16 17 18	adjudicated father has assumed the role of the father of the child; (iii) The facts surrounding the adjudicated
14 15 16 17 18 19	adjudicated father has assumed the role of the father of the child; (iii) The facts surrounding the adjudicated father's discovery of his possible nonpaternity;
14 15 16 17 18 19 20	adjudicated father has assumed the role of the father of the child; (iii) The facts surrounding the adjudicated father's discovery of his possible nonpaternity; (iv) The nature of the relationship between the
14 15 16 17 18 19 20 21	adjudicated father has assumed the role of the father of the child; (iii) The facts surrounding the adjudicated father's discovery of his possible nonpaternity; (iv) The nature of the relationship between the

1	(vi) The harm that may result to the child if
2	adjudicated paternity is successfully disproved;
3	
4	(vii) The nature of the relationship between the
5	child and any alleged father;
6	
7	(viii) The extent to which the passage of time
8	reduces the chances of establishing the paternity of another
9	man and a child support obligation in favor of the child;
10	and
11	
12	(ix) Other factors that may affect the equities
13	arising from the disruption of the father-child relationship
14	between the child and the adjudicated father or the chance
15	of other harm to the child.
16	
17	(h) The court may order genetic testing pursuant to
18	article 7 of this chapter.
19	
20	(j) The court may grant relief on the petition filed
21	in accordance with this section upon a finding by the court
22	of all of the following:
23	

1	(i) The relief sought is in the best interests of
2	the child pursuant to the factors in this section;
3	
4	(ii) The genetic test upon which the relief is
5	granted was properly conducted;
6	
7	(iii) The adjudicated father has not adopted the
8	child;
9	
10	(iv) The child is not a child whose paternity is
11	governed by article 9 of this chapter;
12	
13	(v) The adjudicated father did not act to prevent
14	the biological father of the child from asserting his
15	paternal rights with respect to the child.
16	
17	(k) If the court determines that test results
18	conducted in accordance with W.S. 14-2-703 and 14-2-704
19	
тJ	exclude the adjudicated father as the biological father, the
20	exclude the adjudicated father as the biological father, the court may nonetheless dismiss the action to overcome

1	(i) The adjudicated father requests that
2	paternity be preserved and that the parent-child
3	relationship be continued; or
4	
5	(ii) The court finds that it is in the best
6	interests of the child to preserve paternity. In
7	determining the best interests of the child, the court shall
8	consider all of the factors listed in this section.
9	
10	(m) If the court finds that the adjudication of
11	paternity should be vacated, in accordance with all of the
12	conditions prescribed, the court shall enter an order which
13	provides all of the following:
14	
15	(i) That the disestablishment of paternity is in
16	the best interests of the child pursuant to the factors in
17	this section;
18	
19	(ii) That the adjudicated father is not the
20	biological father of the child;
21	
22	(iii) That the adjudicated father's parental
23	rights and responsibilities are terminated as of the date of
24	the filing of the order;

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2	(iv) That the birth records agency shall amend
3	the child's birth certificate by removing the adjudicated
4	father's name, if it appears thereon, and issue a new birth
5	certificate for the child;
6	
7	(v) That the adjudicated father is relieved of
8	any and all future support obligations owed on behalf of the
9	child from the date that the order determining that the
10	established father is not the biological father is filed;
11	
12	(vi) That any unpaid support due prior to the
13	date the order determining that the adjudicated father is
14	not the biological father is filed, is due and owing;
15	
16	(vii) That the adjudicated father has no right to
17	reimbursement of past child support paid to the mother, the
18	state of Wyoming or any other assignee of child support.
19	
20	(n) Participation of the Title IV-D agency in an
21	action brought under this section shall be limited as
22	follows:

1	(i) The Title IV-D agency shall only participate
2	in actions if services are being provided by the Title IV-D
3	agency pursuant to title 20 chapter 6 of the Wyoming
4	Statutes;
5	
6	(ii) When services are being provided by the
7	Title IV-D agency under title 20 chapter 6 of the Wyoming
8	Statutes, the Title IV-D agency may assist in obtaining
9	genetic tests pursuant to article 7 of this chapter;
10	
11	(iii) An attorney acting on behalf of the Title
12	IV-D agency represents the state of Wyoming in any action
13	under this section. The Title IV-D agency's attorney is not
14	the legal representative of the mother, the adjudicated
15	father or the child in any action brought under this
16	section.
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18	(o) The costs of genetic testing, the fee of any
19	guardian ad litem and all court costs shall be paid by the
20	person bringing the action to overcome paternity unless
21	otherwise provided by law.

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1	(p) A man presumed to be the father of a child without
2	adjudication of paternity may bring a proceeding to
3	adjudicate paternity pursuant to W.S. 14-2-807.
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5	Section 2. This act is effective July 1, 2005.
6	
7	(END)