GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1112 Committee Substitute Favorable 4/29/09 PROPOSED COMMITTEE SUBSTITUTE H1112-PCS50701-RO-44

Short Title:	Amend Birth Registration Requirements.		
Sponsors:			
Referred to:			
	April 7, 2009		

1

A BILL TO BE ENTITLED

AN ACT AMENDING BIRTH REGISTRATION REQUIREMENTS TO ALLOW A
CHILD'S PUTATIVE FATHER TO BE ENTERED ON THE BIRTH CERTIFICATE OF
THE CHILD IF THE MOTHER HAS BEEN LIVING SEPARATE AND APART FROM
HER HUSBAND AT THE TIME OF THE CHILD'S CONCEPTION OR BETWEEN
CONCEPTION AND BIRTH.
The General Assembly of North Carolina enacts:
SECTION 1. G.S. 130A-101 reads as rewritten:

9 "§ 130A-101. Birth registration.

10 (a) A certificate of birth for each live birth, regardless of the gestation period, which 11 occurs in this State shall be filed with the local registrar of the county in which the birth occurs 12 within 10 days after the birth and shall be registered by the registrar if it has been completed 13 and filed in accordance with this Article and the rules.

14 (b) When a birth occurs in a hospital or other medical facility, the person in charge of 15 the facility shall obtain the personal data, prepare the certificate, secure the signatures required 16 by the certificate and file it with the local registrar within five days after the birth. The 17 physician or other person in attendance shall provide the medical information required by the 18 certificate.

(c) When a birth occurs outside a hospital or other medical facility, the certificate shallbe prepared and filed by one of the following in the indicated order of priority:

- 21 22
- (1) The physician in attendance at or immediately after the birth, or in the absence of such a person;
- 23 24 25

26

- (2) Any other person in attendance at or immediately after the birth, or in the absence of such a person;
- (3) The father, the mother or, in the absence or inability of the father and the mother, the person in charge of the premises where the birth occurred.

(d) When a birth occurs on a moving conveyance and the child is first moved from the
conveyance in this State, the birth shall be registered in the county where the child is first
removed from the conveyance, and that place shall be considered the place of birth.

(e) If the mother was married at the time of either conception or birth, or between
 conception and birth, the name of the husband shall be entered on the certificate as the father of
 the child, unless paternity has been otherwise determined by a court of competent jurisdiction,
 in which case the name of the father as determined by the court shall be entered. The surname



General Assembly	y Of North Carolina	Session 2009
	e the same as that of the husband, except that upon a pon agreement of the mother and father if paterr	0
	rname may be chosen.one of the following condition	
	Paternity has been otherwise determined by	
		-
	jurisdiction, in which case the name of the father as	-
	shall be entered. The surname of the child shall be	
	husband, except that upon agreement of the husba	
	agreement of the mother and father if paterni	ty has been otherwise
	determined, any surname may be chosen.	
	If the mother was married but living separate and a	
	the time of conception, or between conception and	
	putative father shall be entered on the certificate	e only after the child's
	mother, mother's husband, and putative father	complete an affidavit
	acknowledging paternity which contains the following	<u>ng:</u>
	a. A sworn statement by the mother consent	ting to the assertion of
	paternity by the putative father and declaring	g that the putative father
	is the child's natural father.	
	b. A sworn statement by the putative father de	eclaring that he believes
	he is the natural father of the child.	
	c. A sworn statement by the mother's hush	band consenting to the
	assertion of paternity by the putative father.	<u> </u>
	d. Information explaining in plain language th	he effect of signing the
	affidavit, including a statement of parental ri	
	and an acknowledgment of the receipt of this	
	e. The social security numbers of the putati	
	mother's husband.	ive futier, mother, and
	<u>f.</u> That a DNA test has confirmed the paternity	of the putative father
	nother was unmarried at all times from date of cor	
	the father shall not be entered on the certificate unle	1 0
,	affidavit acknowledging paternity which contains th	
-	A sworn statement by the mother consenting to the	-
		1 .
	the father and declaring that the father is the child's it	
	that the mother was unmarried at all times from	the date of conception
	through the date of birth;	1. 1 . 1 . 1
	A sworn statement by the father declaring that he b	believes he is the natural
	father of the child;	
	Information explaining in plain language the effect	
	including a statement of parental rights and	-
	acknowledgment of the receipt of this information; a	ind
	The social security numbers of both parents.	
The State Reg	sistrar, in consultation with the Child Support Enfo	preement Section of the
Division of Socia	al Services, shall develop and disseminate a for	rm affidavit for use in
compliance with	this section, together with an information shee	t that contains all the
information require	ed to be disclosed by subdivision (3) of this subsection	on.
Upon the exec	ution of the affidavit, the declaring father shall be li	isted as the father on the
birth certificate, s	ubject to the declaring father's right to rescind u	nder G.S. 110-132. The
	shall be filed with the registrar along with the birth	
	ly placed at issue, a certified copy of the affidavit sh	
	a paternity. The surname of the child shall be det	-
	r's name is entered on the certificate, the mother and	-
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the child's surname. If there is no agreement, the child's surname shall be the same as that of themother.

- 3 The execution and filing of this affidavit with the registrar does not affect rights of 4 inheritance unless the affidavit is also filed with the clerk of court in accordance with 5 G.S. 29-19(b)(2).
- 6 (g) Each parent shall provide his or her social security number to the person responsible 7 for preparing and filing the certificate of birth."
 - **SECTION 2.** This act is effective when it becomes law.