SLS 13RS-382 ENGROSSED

Regular Session, 2013

SENATE BILL NO. 162

BY SENATOR GARY SMITH (On Recommendation of the Louisiana State Law Institute)

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CHILDREN. Provides for surrogacy contracts. (8/1/13)

AN ACT

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To amend and reenact R.S. 40:34(B)(1)(a)(viii), (h)(v), (i), and (j), to enact Chapter 1-C of Code Title IV, of Code Book III, of Title 9 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 9:2718 through 2720.15, and to repeal R.S. 9:2713, relative to surrogacy contracts; to provide for amendments to birth certificates; to provide for definitions relative to surrogacy contracts; to provide for genetic surrogacy contracts; to provide for the enforceability of gestational surrogacy contracts; to provide for the parties to a gestational surrogacy contract; to provide for contractual requirements for a gestational surrogacy contract; to provide for a proceeding to approve a gestational surrogacy contract; to provide for the check of the criminal records of the parties to a gestational surrogacy contract; to provide for a pre-embryo transfer order relative to a gestational surrogacy contract; to provide for matters relative to multiple attempts at in utero embryo transfer; to provide for confidentiality of the proceedings relative to a gestational surrogacy contract; to provide for continuing and exclusive jurisdiction to the proceedings relative to a gestational surrogacy contract; to provide for the termination of a gestational surrogacy contract by notice; to provide for remedies for the failure to perform under

1 a gestational surrogacy contract; to provide for the termination of a gestational 2 surrogacy contract and for the effects of divorce, nullity, and death on a gestational surrogacy contract; to provide for the effect of a subsequent marriage of the 3 gestational surrogate on a gestational surrogacy contract; to provide for a post-birth 4 5 order; to provide for DNA testing when the child is alleged not to be the child of the intended parents; to provide for time limitations and finality; and to provide for 6 7 related matters. 8 Be it enacted by the Legislature of Louisiana: 9 Section 1. Chapter 1-C of Code Title IV, of Code Book III, of Title 9 of the 10 Louisiana Revised Statutes of 1950, to be comprised of R.S. 9:2718 through 2720.15, is 11 hereby enacted to read as follows: 12 **CHAPTER 1-C SURROGACY CONTRACTS** 13 PART I. DEFINITIONS §2718. Definition of terms 14 As used in this Chapter, the following terms shall have the meanings 15 ascribed to them in this Section unless otherwise provided for or unless the 16 17 context otherwise indicates: (1) "Gamete" means either a sperm or an egg. 18 19 (2) "Genetic surrogacy" means the process by which a woman attempts 20 to carry and give birth to a child using her own gametes and either the gametes 21 of a person who intends to parent the child or donor gametes, when there is an 22 agreement to relinquish the custody of and all rights and obligations to the child. 23 24 (3) "Gestational surrogacy" means the process by which a woman attempts to carry and give birth to a child conceived by in vitro fertilization 25 using the gametes of the intended parents and to which the gestational carrier 26 27 has made no genetic contribution.

gestational surrogacy.

(4) "Gestational carrier" means a woman who agrees to engage in a

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1 (5) "In utero embryo transfer" means the medical procedure whereby 2 the genetic mother's egg is fertilized with the sperm of the genetic father, with the resulting embryo transferred into the uterus of the gestational carrier. 3 (6) "Intended parents" means married persons who contribute their 4 gametes to be used in assisted reproduction, and who enter into an enforceable 5 gestational surrogacy contract, as defined in this Chapter, with a gestational 6 carrier pursuant to which they will be the legal parents of the child resulting 7 8 from that assisted reproduction. 9 PART II. GENETIC SURROGACY 10 §<del>2713.</del> **2719.** Contract for surrogate motherhood genetic surrogacy; nullity 11 A. A contract for surrogate motherhood as defined herein genetic surrogacy shall be absolutely null and shall be void and unenforceable as contrary to public 12 13 policy. 14 B. "Contract for surrogate motherhood" means any agreement whereby a 15 person not married to the contributor of the sperm agrees for valuable consideration to be inseminated, to carry any resulting fetus to birth, and then to relinquish to the 16 17 contributor of the sperm the custody and all rights and obligations to the child. Comments - 2013 18 19 (a) This Section continues the longstanding disapproval of contracts for 20 genetic surrogacy, which began in 1987 in the wake of the controversial "Baby M" case. See In re Baby M, 537 A.2d 1227 (N.J. 1988). A surrogacy arrangement that 21 would allow a mother to agree to relinquish her biological child in advance of its 22 23 birth violates the public policy of this state and is, therefore, unenforceable, whether 24 the contract is gratuitous or onerous. 25 26 (b) If individuals choose to ignore the provisions of this Chapter and engage in prohibited forms of surrogacy, this Chapter provides them no legal protection. 27 Parentage, custody, and other questions will be determined in accordance with the 28 29 general provisions of Louisiana law. See, e.g., C.C. Art. 184. 30 PART III. GESTATIONAL SURROGACY 31 §2720. Enforceability of gestational surrogacy contract 32 33 A. In accordance with the requirements of this Part, a gestational 34 carrier, her spouse if she is married, and the intended parents may enter into 35 a written contract, known as a gestational surrogacy contract.

1 B. A gestational surrogacy contract is enforceable only if approved by 2 a court in advance of in utero embryo transfer, as provided in this Part. 3 Comment - 2013 4 Subsection B makes it clear that entering into a gestational surrogacy contract 5 is a significant legal act that must be approved by a court, just as an adoption of a minor must be judicially approved. This Part provides for state involvement, through 6 7 judicial oversight, of the gestational surrogacy contract before, during, and after the 8 assisted reproduction process. The purpose of early involvement is to ensure that the 9 parties are appropriate for a gestational surrogacy contract, that they understand the 10 consequences of what they are undertaking, and that the best interests of a child born of the gestational surrogacy contract are considered before the arrangement is 11 12 approved. Parties who enter into a gestational surrogacy contract not meeting the 13 requirements of this Part may not have their contract judicially approved; in such cases, the law provides no rights or remedies governing their disputes. 14 15 §2720.1. Parties to a gestational surrogacy contract 16 17 A gestational carrier shall, at the time the gestational surrogacy contract is executed: 18 19 (1) Be at least twenty-five years of age. (2) Have given birth to at least one child. 20 21 §2720.2. Contractual requirements 22 A. In an enforceable gestational surrogacy contract, the gestational 23 carrier shall: (1) Agree to become pregnant by means of in utero embryo transfer, 24 25 using the gametes of the intended parents, and to give birth to the resulting 26 child. 27 (2) Agree to submit to reasonable medical evaluation and treatment 28 during the term of the pregnancy, to adhere to reasonable medical instructions about prenatal health, and to execute medical records releases under R.S. 29 30 40:1299.96 in favor of the intended parents. 31 (3) Certify that she has undergone at least two counseling sessions, separated by at least thirty days, with a licensed social worker, licensed 32 33 psychologist, medical psychologist, licensed psychiatrist, or licensed counselor, 34 to discuss the proposed surrogacy. 35 (4) Agree, along with her spouse if she is married, to relinquish all rights

and duties as the parents of a child born as a result of in utero embryo transfer. 1 2 B. In an enforceable gestational surrogacy contract, the intended 3 parents shall: (1) Acknowledge that the gestational carrier has sole authority with 4 5 respect to medical decision-making during the term of the pregnancy consistent with the rights of a pregnant woman carrying her own biological child. 6 (2) Agree to accept custody of and to assume full parental rights and 7 8 responsibilities for the child immediately upon the child's birth, regardless of 9 any impairment of the child. 10 (3) Be recognized as the legal parents of the child. C. The parties shall agree upon a preliminary estimate of reasonable 11 expenses and their allocation in accordance with R.S. 9:2720.5. 12 13 Comments - 2013 (a) The gestational surrogacy contract regulated under this Part is a contract 14 subject to the provisions governing Conventional Obligations or Contracts in Title 15 IV. Book III of the Louisiana Civil Code. 16 17 18 (b) The contract must provide that the intended parents will be the parents 19 of any child born pursuant to the contract while all others involved relinquish all 20 parental rights and duties. In accordance with Paragraph A(4), the gestational 21 surrogate is relieved of any legal responsibility for the child. 22 (c) Paragraph B(1) is not intended to modify current law regarding a 23 pregnant woman's prenatal care. A pregnant gestational surrogate's medical rights 24 25 are consistent with the rights of a pregnant woman carrying her own biological child. 26 (d) In requiring the parties to estimate expenses during the contracting 27 28 process and to have this agreed-upon financial arrangement approved by the court, 29 this Chapter mirrors the financial provisions of Louisiana adoption law. Mothers 30 who relinquish their children for adoption in this state may not financially profit 31 from the transaction, and are limited to recovery of actual and reasonable expenses. This and subsequent provisions of this Chapter subject contracts for gestational 32 33 surrogacy to the same limitations on financial remuneration. See, e.g., Ch.C. Art. 1223. 34 35 (e) This Section speaks only to what must be provided for in the gestational 36 surrogacy contract. There are additional requirements that must be met before a court 37 may approve a gestational surrogacy agreement. See, e.g., R.S. 9:2720.1 (detailing 38 requirements of eligibility for the gestational surrogate) and R.S. 9:2720.3 (setting 39 40 out residence and other procedural requirements). 41 42 §2720.3. Proceeding to approve surrogacy contract 43 A. Prior to in utero embryo transfer, the intended parents or the

1	gestational carrier and her husband, if she is married, may initiate a summary
2	proceeding in the court exercising jurisdiction over the adoption of minors
3	where the intended parents or the gestational carrier reside, seeking to have the
4	court approve a gestational surrogacy contract.
5	B. A proceeding to approve a gestational surrogacy contract shall be
6	maintained only if:
7	(1) The gestational carrier and the intended parents have been domiciled
8	in this State for at least one hundred eighty days.
9	(2) The intended parents, the gestational carrier, and her spouse, if she
10	is married, are all parties to the proceeding.
11	(3) A copy of the proposed gestational surrogacy contract is attached to
12	the motion.
13	Comments - 2013
14 15 16 17 18 19 20	<ul> <li>(a) A proceeding to approve a gestational surrogacy contract must be initiated in the court exercising jurisdiction over the adoption of minors because of the similarity between these proceedings. Depending on the parish, the appropriate court may include a family court, juvenile court, district court, or civil district court.</li> <li>(b) To discourage forum shopping, Paragraph (B)(1) requires that the proceeding be initiated in Louisiana if the intended parents and the gestational surrogate have been residents for at least one hundred and eighty days.</li> </ul>
21 22	§2720.4. Institution of records check
23	A. Upon the initiation of the summary proceeding, the court shall:
24	(1) Order and be entitled to the criminal history record and
25	identification files of the Louisiana Bureau of Criminal Identification and
26	Information on each of the intended parents and the gestational carrier and her
27	spouse, if she is married, as a means of performing background checks on those
28	individuals. The bureau shall, upon request and after receipt of fingerprint
29	cards and other identifying information from the court, make available to the
30	court information contained in the bureau's criminal history record and
31	identification files, which pertains to each of the intended parents and the
32	gestational carrier and her spouse, if she is married. In addition, in order to

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determine an applicant's suitability, the fingerprints shall be forwarded by the

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that:

1	(1) The requirements of R.S. 9:2720-2720.3 have been satisfied and the
2	reports of criminal records, validated complaints of child abuse or neglect, and
3	Louisiana Protective Order Registry checks show that there is no risk of harm
4	to the child.
5	(2) Provisions have been made for all reasonable health care and legal
6	$\underline{expenses\ associated\ with\ the\ gestational\ surrogacy\ contract\ until\ the\ birth\ of\ the}$
7	child, including responsibility for those expenses if the contract is terminated.
8	(3) The gestational carrier will receive no compensation other than:
9	(a) Reasonable medical expenses, including hospital, testing, nursing,
10	midwifery, pharmaceutical, travel, or other similar expenses, incurred by the
11	gestational carrier for prenatal care and those medical and hospital expenses
12	incurred incident to the birth.
13	(b) Reasonable expenses incurred for mental health counseling services
14	provided to the gestational carrier prior to the birth and up to six months after
15	<u>birth.</u>
16	(c) Reasonable living expenses incurred by the gestational carrier before
17	the birth of the child and for no more than sixty days after the birth.
18	(d) Reasonable travel costs related to the pregnancy and delivery, court
19	costs, and attorney fees incurred by the gestational carrier.
20	(4) The parties understand the contract and give free consent.
21	Comments - 2013
22 23 24 25 26 27 28 29	(a) This pre-implantation authorization process for a gestational surrogacy contract is roughly analogous to prevailing adoption procedures. Just as adoption contemplates the transfer of parentage of a child from the birth parents to the adoptive parents, a gestational surrogacy contract involves the transfer from the gestational mother to the intended parents. This Chapter is designed to protect the interests of the child to be born under the gestational surrogacy contract as well as the interests of the gestational surrogate and the intended parents.
30 31 32 33 34 35 36 37	(b) This Section seeks to protect the interests of the child in several ways. The major protection of the child is the authorization procedure itself. This Chapter requires closely supervised gestational surrogacy arrangements to ensure the security and well-being of the resulting child. Once a proceeding has been initiated, Subsection A permits requires the court to approve a gestational surrogacy contract only if the requirements of this Part are met. If it approves, the court must declare that the intended parents will be the parents of any child born pursuant to, and during the term of, the contract.

1 (c) The expense provisions of this Section largely track those applicable to 2 allowable expenses in connection with the adoption of minors, with some 3 modifications. See Ch.C. Art. 1223. 4 5 §2720.6. Multiple embryo transfer attempts If there are multiple attempts at in utero embryo transfer, the gestational 6 surrogacy contract and the Pre-Embryo Transfer Order shall continue in full 7 force and effect in accordance with the parties' agreement until terminated 8 under R.S. 9:2720.9 or 2720.11, or until a live birth occurs pursuant to the 9 10 gestational surrogacy contract. 11 §2720.7. Confidentiality 12 All proceedings governed by this Chapter shall be heard by the judge in chambers or in a closed hearing, and no one shall be admitted to the hearings 13 except the parties in interest, their attorneys, and officers of the court. The 14 15 court, in its discretion, may grant the request of a petitioner to permit others to be present at the hearing. The court records of these proceedings and the 16 identities of the parties to a gestational surrogacy contract shall be sealed and 17 are subject to disclosure, release or inspection only upon application to the 18 19 court and in conformity with the applicable requirements of confidentiality 20 applicable to adoptions in the Children's Code. 21 §2720.8. Continuing and exclusive jurisdiction Subject to the jurisdictional requirements of Uniform Child Custody 22 23 Jurisdiction and Enforcement Act, the court having jurisdiction over the 24 proceeding to approve a gestational surrogacy contract pursuant to this Part shall have exclusive, continuing jurisdiction of all matters arising out of the 25 26 gestational surrogacy contract. Comment - 2013 27 This Section is designed to minimize the possibility of parallel litigation in 28 29 different states and the consequent risk of kidnapping for strategic purposes. 30 §2720.9. Termination of contract by notice 31

Page 9 of 17

A. Before each in utero embryo transfer, the gestational carrier or either

of the intended parents may terminate the gestational surrogacy contract by

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I	filing a motion with the court giving notice of termination and serving all other
2	parties with the motion. Upon filing of the motion, the court shall issue an order
3	vacating the Pre-Embryo Transfer Order.
4	B. Neither a gestational carrier nor her spouse, if she is married, is liable
5	to the intended parents for terminating a gestational surrogacy contract
6	pursuant to this Section.
7	C. Absent timely notice of termination by an intended parent or the
8	gestational carrier, no court shall terminate a gestational surrogacy contract
9	after issuance of a valid Pre-Embryo Transfer Order except for good cause
10	shown after a hearing. No court shall terminate a gestational surrogacy contract
11	after a successful in utero embryo transfer.
12	Comments - 2013
13 14 15 16 17 18 19	(a) Subsection A permits a party to terminate a gestational surrogacy contract after the Pre-Implantation Order by canceling the arrangement before in utero implantation has occurred. This provides for cancellation during a time when the interests of the parties would not be unduly prejudiced by termination. The intended parents certainly have an expectation interest during this time, but the nature of this interest is little different from that which they would have while they were attempting to create a pregnancy through traditional means.
20 21 22 23 24 25 26	(b) It is certainly possible that if the gestational surrogate terminates the gestational surrogacy contract after issuance of a Pre-Implantation Order, the intended parents may have already expended substantial sums to undergo the fertilization process. Fertilization costs may not be recovered from the gestational surrogate, however, as any resulting embryos are genetically related to the intended parents, and could be used by the intended parents in future attempts at assisted reproduction.
27 28	(c) Once a human embryo exists, it is subject to the rules regulating human embryos in R.S. 9:121-133.
29 30 31 32 33	(d) The use of the word "each" in Subsection A indicates that the possibility of termination by notice remains before each implantation attempt, even if there are multiple attempts.
34 35 36 37 38	(e) Good cause may include a finding of some change in circumstances that would have prevented the court from issuing the Pre-Implantation Order. A change in the results of criminal history, child abuse, or domestic violence registry checks after issuance of the Pre-Implantation Order, for instance, may provide good cause for termination.
39 40	<u>§2720.10. Remedies</u>
41	After in utero embryo transfer, a failure to perform under the
42	gestational surrogacy contract does not give rise to the right to dissolution. The

parties' rights and responsibilities are otherwise governed by the rules of the

Titles on Obligations in General and Conventional Obligations or Contracts.

Comment - 2013

Before each in utero implantation, the gestational surrogate or either intended parent may terminate the gestational surrogacy contract by giving the timely notice provided for in R.S. 9:2720.9. After implantation, the remedy of contractual dissolution would be inequitable. If the intended parents failed to pay the agreed-upon expenses, for instance, allowing the gestational surrogate to take advantage of extra-judicial dissolution procedures would not be an appropriate remedy given the nature of the multiple and conflicting interests involved. The damages, specific performance, and other provisions of the Title on Conventional Obligations or Contracts, however, do apply to gestational surrogacy contracts.

## §2720.11. Termination of contract and effects of divorce, nullity, death

A judgment of divorce or judicial declaration of nullity of a marriage between the intended parents, entered before in utero embryo transfer, terminates the gestational surrogacy contract. Upon the filing of a motion notifying the court of the judgment of divorce or declaration of nullity, the court shall issue an order vacating the Pre-Embryo Transfer Order. If an intended parent dies before in utero embryo transfer, the deceased individual is not a parent of the resulting child unless the child was born within three years of the death of the decedent and the deceased agreed in writing that if the in utero embryo transfer were to occur after death, the deceased individual would be a parent of the child and that the child would have all rights, including the capacity to inherit from the decedent.

Comments - 2013

- (a) This Section provides an effect for divorce or declaration of nullity only before in utero implantation. A judgment of divorce or judicial declaration of nullity of a marriage between the intended parents, entered after in utero implantation, does not terminate the gestational surrogacy contract. Custody of the resulting child would be determined by reference to the child custody provisions of Louisiana Civil Code Book I, Title V, Chapter 2, Section 3. Likewise, if an intended parent dies after in utero implantation, the tutorship provisions of the Louisiana Civil Code, found in Book I, Title VIII, would apply to provide for rules governing the person and property of the resulting minor child.
- (b) This Section tracks the policy and language of R.S. 9:391.1, which regulates children conceived after the death of a parent using the decedent's gametes.

## §2720.12. Effect of subsequent marriage

# After the issuance of a Pre-Embryo Transfer Order, subsequent

marriage of the gestational carrier does not affect the validity of a gestational surrogacy contract. The consent of the spouse is not required, and he is not a presumed father of the resulting child, notwithstanding any legal presumption to the contrary.

#### Comment - 2013

If, after the original court order approves the gestational surrogacy contract, the gestational surrogate marries, the contract continues to be valid and the consent of her new spouse is not required. The new spouse is not a party to the original action and should not be the presumed legal father of the resulting child. Under this Part, the intended parents are the child's legal parents. The spouse of the gestational surrogate will not hold the status of a legal parent unless he is the genetic father or adopts the child.

# §2720.13. Post-Birth Order

A. Upon birth of a child to a gestational carrier within three hundred days after in utero embryo transfer, the intended parents or their successors, the gestational carrier, or her spouse shall file a motion requesting issuance of a Post-Birth Order. The motion shall be accompanied by a certified copy of the child's original birth certificate and an affidavit executed by the intended parents containing an accounting of fees and charges paid or agreed to be paid by or on behalf of the intended parents in connection with the gestational surrogacy contract.

- B. If neither the intended parents, their successors, the gestational carrier, or her spouse file the motion described in Subsection A, the Department of Children and Family Services may file a motion notifying the court that a child has been born to the gestational carrier within three hundred days after in utero embryo transfer and the court shall set the motion for hearing.
- C. The court may order a hearing and, after finding that the parties have complied with this Part, shall issue a Post-Birth Order:
- (1) Confirming that the intended parents are the legal parents of the child and are financially responsible for the child.
- (2) If necessary, ordering that the child be surrendered to the intended parents.

1 (3) Directing that a new birth certificate be created and that the 2 intended parents be listed on the birth certificate as the parents of the child pursuant to R.S. 40:32 et seq., and that the original birth certificate be sealed 3 and subject to release or inspection only upon application to the court for good 4 5 cause shown. §2720.14. DNA testing 6 7 If the child is alleged not to be the child of the intended parents, 8 supported by a sworn affidavit alleging specific facts which either tend to prove 9 or deny filiation, the court shall order genetic testing to determine the parentage 10 of the child. If the court finds after a contradictory hearing that the child is the genetic child of the carrier, the court shall issue an order recognizing her as a 11 12 legal parent of the child. If any party refuses to submit to such tests, the court 13 may resolve the question of filiation against such party or enforce its order if the rights of others and the interests of justice so require. 14 Comments - 2013 15 (a) Such an allegation may be raised in a number of different proceedings, 16 including a filiation, disavowal, or contestation action. See, e.g., C.C. Arts. 187, 17 191, 197, 198. The prescriptive or peremptive period applicable to such an action 18 19 will be determined by the applicable Civil Code Article for the particular form of 20 action instituted. 21 22 (b) DNA testing for paternity determinations is authorized and regulated by 23 R.S. 9:396. 24 §2720.15. Finality; time limitations 25 26 A. A party to the gestational surrogacy contract may bring an action to 27 annul a Post-Birth Order. However, except as otherwise provided in this Part, 28 no action to annul a Post-Birth Order may be brought except on the grounds of fraud or duress. 29 B. An action to annul a Post-Birth Order based upon a claim of fraud 30 31 or duress: (1) Perpetrated by anyone other than an intended parent shall be 32 33 brought within one year from the date of the signing of the final decree or

mailing of the notice of the judgment when required.

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1	(2) Perpetrated by an intended parent shall be brought within two years
2	from the date of the signing of the final decree or mailing of the notice of the
3	judgment when required.
4	Comment - 2013
5 6 7 8 9 10 11	The narrow grounds and relatively short window for nullifying a Post-Birth Order here are drawn, with some modifications, from Louisiana's grounds for annulling a final decree of adoption. There, as here, the parties' arrangement has been subject to substantial judicial scrutiny, and all parties involved have a special need for finality.  Section 2. R.S. 40:34(B)(1)(a)(viii), (h)(v), (i), and (j) are hereby amended and
12	reenacted to read as follows:
13	§34. Vital records forms
14	* * *
15	B. The forms shall be printed and supplied or provided by electronic means by the
16	state registrar and the required contents are:
17	(1) Contents of birth certificate. The certificate of birth shall contain, as a minimum,
18	the following items:
19	(a) Full name of child.
20	* * *
21	(viii) In the case of a child born of a surrogate birth parent who is related by
22	blood or affinity to a biological parent, as a result of an enforceable gestational
23	surrogacy contract, as defined in R.S. 9:2720, the surname of the child's biological
24	parents shall be the surname of the child.
25	* * *
26	(h)
27	* * *
28	(v) In the case of a child born of a surrogate birth parent who is related by
29	blood or affinity to a biological parent, as a result of an enforceable gestational
30	surrogacy contract, as defined in R.S. 9:2720, the full name of the biological
31	parent father who is proven to be the father by DNA testing shall be listed as the
32	father.

(i) Maiden name of mother; however, if the child was born of a surrogate birth parent who is related by blood or affinity to a biological parent, as a result of an enforceable gestational surrogacy contract, as defined in R.S. 9:2720, the maiden name of the biological parent mother who is proven to be the mother by DNA testing shall be listed as the mother and the name of the surrogate birth parent is not required.

blood or affinity to a biological parent, as a result of an enforceable gestational surrogacy contract, as defined in R.S. 9:2720, the biological parents proven to be the mother and father by DNA testing shall be considered the parents of the child. Section 3. R.S. 9:2713 is hereby repealed.

Section 4. If and when this Act is finally passed by the legislature and enacted into law, the Louisiana State Law Institute is hereby authorized and directed to review the comments included with the enacted legislation and to correct such comments as it may deem necessary to accurately reflect the sections as enacted or amended by this Act.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Julie J. Baxter.

### **DIGEST**

Gary Smith (SB 162)

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<u>Present law</u> provides that a contract for surrogate motherhood shall be absolutely null and shall be void and unenforceable as contrary to public policy. <u>Present law</u> provides that "Contract for surrogate motherhood" means any agreement whereby a person not married to the contributor of the sperm agrees for valuable consideration to be inseminated, to carry any resulting fetus to birth, and then to relinquish to the contributor of the sperm the custody and all rights and obligations to the child.

<u>Proposed law</u> retains <u>present law</u> in part. <u>Proposed law</u> provides that a contract for genetic surrogacy shall be absolutely null. <u>Proposed law</u> provides that "genetic surrogacy" means the process by which a woman attempts to carry and give birth to a child using her own gametes and either the gametes of a person who intends to parent the child or donor gametes, when there is an agreement to relinquish the custody of and all rights and obligations to the child.

<u>Proposed law</u> provides for the enforcement of gestational surrogacy contracts. <u>Proposed law</u> provides that "gestational surrogacy" means the process by which a woman attempts to carry and give birth to a child by means of in vitro fertilization using the gametes of the intended parents and to which the gestational surrogate has made no genetic contribution.

<u>Proposed law</u> provides contractual requirements for an enforceable gestational surrogacy contract.

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

Proposed law provides for a proceeding to approve a gestational surrogacy contract.

<u>Proposed law</u> provides for a records check of the parties to a gestational surrogacy contract.

<u>Proposed law</u> provides for a judicial "Pre-Embryo Transfer" prior to an in utero embryo transfer.

<u>Proposed law</u> provides for situations when multiple attempts at in utero embryo transfer are necessary.

<u>Proposed law</u> provides for the confidentially of the proceedings to the hearings relative to a gestational surrogacy contract.

<u>Proposed law</u> provides for the continuing and exclusive jurisdiction of a court for matters relative to a gestational surrogacy contract.

<u>Proposed law</u> provides for the termination of a gestational surrogacy contract by notice.

<u>Proposed law</u> provides for remedies for the failure to perform under a gestational surrogacy contract.

<u>Proposed law</u> provides for the termination of a gestational surrogacy contract and for the effects of divorce, nullity, and death on a gestational surrogacy contract.

<u>Proposed law</u> provides for the effect of a subsequent marriage of the gestational carrier on a gestational surrogacy contract.

Proposed law provides for a post-birth order.

<u>Proposed law</u> provides for DNA testing when the child is alleged not to be the child of the intended parents.

Proposed law provides for time limitations and finality.

<u>Present law</u> provides for the surname of the child, the name of the father, and the name of the mother when a child is born of a surrogate birth parent. <u>Present law</u> provides that the surrogate birth parent "is related by blood or affinity to a biological parent".

<u>Proposed law</u> also provides for the surname of the child, the name of the father, and the name of the mother when a child is born of a surrogate birth parent. <u>Proposed law</u> eliminates the provision that provides that the surrogate birth parent "is related by blood or affinity to a biological parent". <u>Proposed law</u> provides that the child is born of a surrogate birth parent "as a result of an enforceable gestational surrogacy contract, as defined in R.S. 9:2720".

<u>Proposed law</u> repeals <u>present law</u> R.S. 9:2713 that provides for a contract for surrogate motherhood.

Effective August 1, 2013.

(Amends R.S. 40:34(B)(1)(a)(viii), (h)(v), (i), and (j); adds R.S. 9:2718 – 2720.15; repeals R.S. 9:2713)

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Judiciary A to the original bill

1. Added certain procedural requirements relative to criminal background

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

- checks and fingerprint cards on each of the intended parents and the gestational carrier and her spouse.
- 2. Changed <u>from</u> the term "implantation" <u>to</u> the term "embryo transfer".
- 3. Changed <u>from</u> the term "surrogate" <u>to</u> the term "carrier".
- 4. Changed reference in the definition of a gestational surrogacy from giving birth to a child "by means of in vitro fertilization" to giving birth to a child "conceived by in vitro fertilization"
- 5. Removed the requirement that, for a gestational surrogate to be paid for reasonable living expenses for up to sixty days after the birth, she must, on written advice of a physician, be unable to work or otherwise support herself for medical reasons due to complications associated with the pregnancy or birth of the child.
- 6. Deletes current law noting that "the name of the surrogate birth parent is not required" on a birth certificate.
- 7. Adds a section authorizing and directing the Louisiana State Law Institute to review the comments included with the enacted legislation and to correct such comments as it may deem necessary to accurately reflect the sections as enacted or amended by the Act.