SENATE BILL 1

9lr0090 D4 (PRE-FILED)

By: Chair, Judicial Proceedings Committee (By Request - Departmental - Human Services)

Requested: October 29, 2018

AN ACT concerning

Introduced and read first time: January 9, 2019

Assigned to: Judicial Proceedings

A BILL ENTITLED

Paternity Proceedings - Attorney for the Child Support Administration

2	Paternity Proceedings - Attorney for the Child Support Administrati

- FOR the purpose of substituting the term "attorney for the Administration" for the term 3 "State's Attorney" in certain provisions of law relating to paternity proceedings; 4
- defining the term "attorney for the Administration"; making certain conforming and 5
- 6 technical changes, including specifying that certain provisions of law apply only to
- 7 certain jurisdictions; and generally relating to paternity proceedings and attorneys
- for the Child Support Administration. 8
- 9 BY repealing and reenacting, with amendments,
- 10 Article – Family Law
- 11 Section 5–1001, 5–1010(e), 5–1016, 5–1019, 5–1020, and 5–1021
- Annotated Code of Maryland 12
- 13 (2012 Replacement Volume and 2018 Supplement)
- 14 BY repealing and reenacting, without amendments,
- Article Family Law 15
- Section 10–115(c) 16
- Annotated Code of Maryland 17
- (2012 Replacement Volume and 2018 Supplement) 18
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 20 That the Laws of Maryland read as follows:
- 21 Article - Family Law
- 22 5-1001.

1

23 In this subtitle the following words have the meanings indicated. (a)

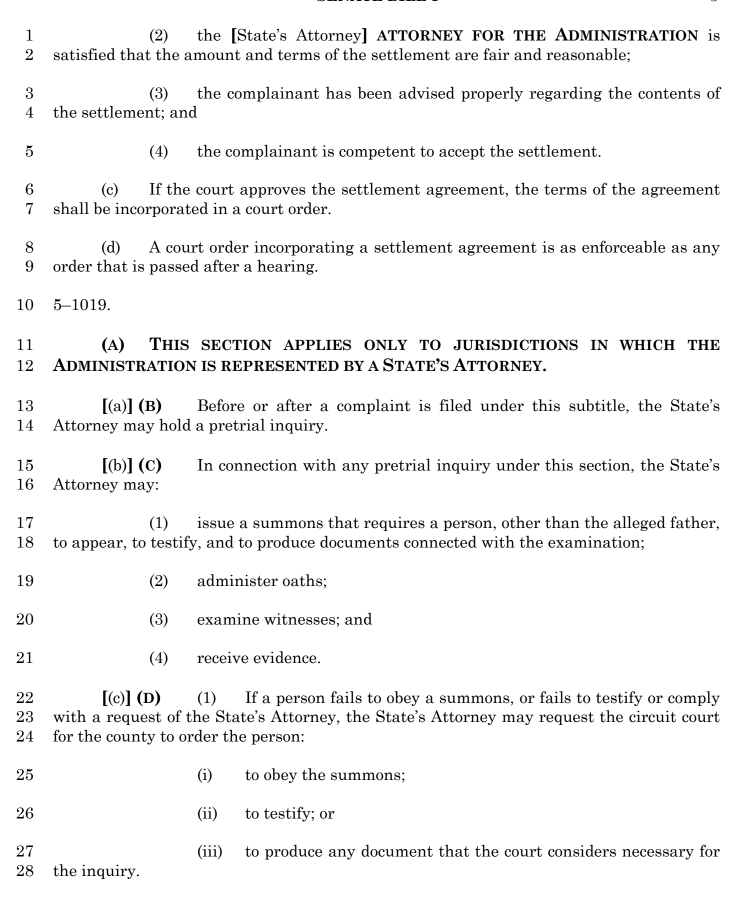


29

(1)

1 "Administration" means the Child Support Administration of the Department. (b) 2 "ATTORNEY FOR THE ADMINISTRATION" MEANS AN ATTORNEY WHO (C) REPRESENTS THE ADMINISTRATION IN ACCORDANCE WITH § 10–115(C) OF THIS 3 4 ARTICLE. "Complaint" means a bill or petition in equity filed in a paternity 5 [(c)] **(D)** 6 proceeding. 7 5-1010.8 Except as provided in paragraph (2) of this subsection, the clerk of court (1) 9 may not receive a complaint starting paternity proceedings unless the consent of the [State's Attorney] ATTORNEY FOR THE ADMINISTRATION is attached to the complaint. 10 11 (2)The consent of the [State's Attorney] ATTORNEY FOR THE 12 **ADMINISTRATION** is not required if [: the complaint is filed on behalf of the Administration; or 13 (i) 14 (ii)**],** after considering testimony or information given by affidavit, or 15 both, the court: 16 [1.] (I) finds that the complaint is meritorious; and 17 [2.] (II) rules that the consent is not required. 18 (3)Except by an order of court for good cause shown, a proceeding under 19 this subtitle may not be dismissed voluntarily without the consent of the [State's Attorney] ATTORNEY FOR THE ADMINISTRATION. 20 215-1016.22Before or after the filing of a complaint, the alleged father may propose (a) (1) 23 a settlement concerning the child's support whether the alleged father admits or denies 24paternity. 25(2) The proposed contribution may be in a lump sum, installments, or 26 otherwise. 27 (b) A settlement agreement shall be prepared, executed, and submitted to the 28court for approval if:

the complainant agrees to accept the settlement;



1 If a person fails or refuses to obey the order of court after the order has (2)2 been served, the person is in contempt of court and the court may punish the person for the 3 contempt. 4 (3)A finding of contempt under this subsection is subject to appeal. 5 5-1020.6 (A) THIS SECTION APPLIES ONLY TO JURISDICTIONS IN WHICH THE 7 ADMINISTRATION IS REPRESENTED BY A STATE'S ATTORNEY. 8 (B) Before the State's Attorney conducts a pretrial inquiry under this subtitle, the 9 State's Attorney shall notify the parties in writing of: 10 (1) the time and place of the inquiry; 11 (2) the alleged father's right to appear at the inquiry and to produce 12 evidence or information that relates to the inquiry; and 13 the alleged father's right to testify in his own behalf before the State's 14 Attorney, if the alleged father: 15 (i) notifies the State's Attorney of the alleged father's desire to testify; and 16 17 (ii) signs a waiver that permits his testimony to be used against him in the paternity proceeding. 18 19 5-1021.20In connection with a pretrial inquiry under this subtitle, the State's Attorney THE ATTORNEY FOR THE ADMINISTRATION may request any individual 21[summoned to the pretrial inquiry] NAMED IN A PATERNITY COMPLAINT to submit to a 2223 blood or genetic test. 24If the individual refuses the [State's Attorney's] ATTORNEY FOR THE 25**ADMINISTRATION'S** request to submit to a blood or genetic test, the [State's Attorney] 26 ATTORNEY FOR THE ADMINISTRATION may apply to the circuit court for an order that directs the individual to submit to the test. 27 28 10-115.

In a legal proceeding, the Administration shall be represented by:

the Attorney General;

(1)

29

30

(c)

- 1 (2) the State's Attorney, if the State's Attorney has agreed to provide 2 representation under subsection (g) of this section; or
- 3 (3) a qualified lawyer who is appointed by and subject to supervision and 4 removal by the Attorney General.
- 5 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 6 October 1, 2019.