## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 115 Session of 2021

## INTRODUCED BY D. MILLER, SANCHEZ, HANBIDGE, HOHENSTEIN, ZABEL, GALLOWAY, SCHLOSSBERG, CONKLIN AND HOWARD, JANUARY 11, 2021

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 11, 2021

## AN ACT

1 2 3 4 5 6 7 8	Amending Title 23 (Domestic Relations) of the Pennsylvania Consolidated Statutes, adding provisions relating to establishment of parent-child relationship for certain individuals; providing for voluntary acknowledgment of parentage, for registry of paternity, for genetic testing, for proceeding to adjudicate parentage, for assisted reproduction, for surrogacy agreements and for information about donors.
9	The General Assembly of the Commonwealth of Pennsylvania
10	hereby enacts as follows:
11	Section 1. Title 23 of the Pennsylvania Consolidated
12	Statutes is amended by adding a part to read:
13	PART IX-A
14	UNIFORM PARENTAGE ACT
15	<u>Chapter</u>
16	91. General Provisions
17	92. Parent-child Relationship
18	93. Voluntary Acknowledgment of Parentage
19	94. Registry of Paternity
20	95. Genetic Testing
21	<u>96. Proceeding to Adjudicate Parentage</u>

1	97. Assisted Reproduction
2	<u>98. Surrogacy Agreement</u>
3	99. Information about Donor
4	<u>99A. Miscellaneous Provisions</u>
5	<u>CHAPTER 91</u>
6	GENERAL PROVISIONS
7	<u>Sec.</u>
8	9101. Short title of part.
9	9102. Definitions.
10	<u>9103. Scope of part.</u>
11	9104. Authorized court.
12	9105. Applicable law.
13	9106. Data privacy.
14	9107. Establishment of maternity and paternity.
15	<u>§ 9101. Short title of part.</u>
16	This part shall be known as the Uniform Parentage Act.
17	<u>§ 9102. Definitions.</u>
18	Subject to additional definitions contained in subsequent
19	provisions of this part which are applicable to specific
20	provisions of this part, the following words and phrases when
21	used in this part shall have the meanings given to them in this
22	section unless the context clearly indicates otherwise:
23	"Acknowledged parent." An individual who has established a
24	parent-child relationship under Chapter 93 (relating to
25	voluntary acknowledgment of parentage).
26	"Adjudicated parent." An individual who has been adjudicated
27	to be a parent of a child by a court with jurisdiction.
28	"Alleged genetic parent." An individual who is alleged to
29	be, or alleges that the individual is, a genetic parent or
30	possible genetic parent of a child whose parentage has not been

- 2 -

1	adjudicated. The term includes an alleged genetic father and
2	alleged genetic mother. The term does not include:
3	(1) a presumed parent;
4	(2) an individual whose parental rights have been
5	terminated or declared not to exist; or
6	<u>(3) a donor.</u>
7	"Assisted reproduction." A method of causing pregnancy other
8	than sexual intercourse. The term includes:
9	(1) intrauterine or intracervical insemination;
10	(2) donation of gametes;
11	(3) donation of embryos;
12	(4) in-vitro fertilization and transfer of embryos; and
13	(5) intracytoplasmic sperm injection.
14	"Birth." Includes stillbirth.
15	"Child." An individual of any age whose parentage may be
16	determined under this part.
17	"Child-support agency." A government entity, public official
18	or private agency authorized to provide parentage-establishment
19	services under Part D of Title IV of the Social Security Act (49
20	<u>Stat. 620, 42 U.S.C. § 651 et seq.).</u>
21	"Determination of parentage." Establishment of a parent-
22	child relationship by a judicial or administrative proceeding or
23	signing of a valid acknowledgment of parentage under Chapter 93.
24	"Donor." An individual who provides gametes intended for use
25	in assisted reproduction, whether or not for consideration. The
26	term does not include:
27	(1) a woman who gives birth to a child conceived by
28	assisted reproduction, except as otherwise provided in
29	Chapter 98 (relating to surrogacy agreement); or
30	(2) a parent under Chapter 97 (relating to assisted

- 3 -

1	reproduction) or an intended parent under Chapter 98.
2	"Gamete." A sperm, an egg or any part of a sperm or an egg.
3	"Genetic testing." An analysis of genetic markers to
4	<u>identify or exclude a genetic relationship.</u>
5	"Individual." A natural person of any age.
6	"Intended parent." An individual, married or unmarried, who
7	manifests an intent to be legally bound as a parent of a child
8	conceived by assisted reproduction.
9	"Man." A male individual of any age.
10	"Parent." An individual who has established a parent-child
11	relationship under section 9201 (relating to establishment of
12	parent-child relationship).
13	"Parentage" or "parent-child relationship." The legal
14	relationship between a child and a parent of the child.
15	"Presumed parent." An individual who, under section 9204
16	(relating to presumption of parentage), is presumed to be a
17	parent of a child, unless the presumption is overcome in a
18	judicial proceeding, a valid denial of parentage is made under
19	Chapter 93 or a court adjudicates the individual to be a parent.
20	"Record." Information that is inscribed on a tangible medium
21	or that is stored in an electronic or other medium and is
22	retrievable in perceivable form.
23	"Sign." With present intent to authenticate or adopt a
24	record:
25	(1) to execute or adopt a tangible symbol; or
26	(2) to attach to or logically associate with the record
27	an electronic symbol, sound or process.
28	"Signatory." An individual who signs a record.
29	"State." A state of the United States, the District of
30	Columbia, Puerto Rico, the United States Virgin Islands or any

- 4 -

1	territory or insular possession under the jurisdiction of the
2	United States. The term includes a federally recognized Indian
3	tribe.
4	"Transfer." A procedure for assisted reproduction by which
5	an embryo or sperm is placed in the body of a woman who will
6	give birth to a child.
7	"Witnessed." At least one individual who is authorized to
8	sign has signed a record to verify that the individual
9	personally observed a signatory sign the record.
10	"Woman." A female individual of any age.
11	<u>§ 9103. Scope of part.</u>
12	(a) General ruleThis part applies to an adjudication or
13	determination of parentage.
14	(b) ConstructionThis part does not create, affect,
15	enlarge or diminish parental rights or duties under the law of
16	this State other than this part.
17	<u>§ 9104. Authorized court.</u>
18	The court may adjudicate parentage under this part.
19	<u>§ 9105. Applicable law.</u>
20	The court shall apply the law of this State to adjudicate
21	parentage. The applicable law does not depend on:
22	(1) the place of birth of the child; or
23	(2) the past or present residence of the child.
24	<u>§ 9106. Data privacy.</u>
25	<u>A proceeding under this part is subject to the law of this</u>
26	State other than this part which governs the health, safety,
27	privacy and liberty of a child or other individual who could be
28	affected by disclosure of information that could identify the
29	child or other individual, including address, telephone number,
30	digital contact information, place of employment, Social
2021	10HB0115PN0083 - 5 -

1	Security number and the child's day-care facility or school.
2	§ 9107. Establishment of maternity and paternity.
3	To the extent practicable, a provision of this part
4	applicable to a father-child relationship applies to a mother-
5	child relationship and a provision of this part applicable to a
6	mother-child relationship applies to a father-child
7	<u>relationship.</u>
8	CHAPTER 92
9	PARENT-CHILD RELATIONSHIP
10	Sec.
11	9201. Establishment of parent-child relationship.
12	9202. No discrimination based on marital status of parent.
13	9203. Consequences of establishing parentage.
14	9204. Presumption of parentage.
15	<u>§ 9201. Establishment of parent-child relationship.</u>
16	<u>A parent-child relationship is established between an</u>
17	individual and a child if:
18	(1) the individual gives birth to the child, except as
19	otherwise provided in Chapter 98 (relating to surrogacy
20	<pre>agreement);</pre>
21	<u>(2) there is a presumption under section 9204 (relating</u>
22	to presumption of parentage) of the individual's parentage of
23	the child, unless the presumption is overcome in a judicial
24	proceeding or a valid denial of parentage is made under
25	Chapter 93 (relating to voluntary acknowledgment of
26	<pre>parentage);</pre>
27	(3) the individual is adjudicated a parent of the child
28	under Chapter 96 (relating to proceeding to adjudicate
29	<pre>parentage);</pre>
30	(4) the individual adopts the child;

- 6 -

1	(5) the individual acknowledges parentage of the child
2	under Chapter 93, unless the acknowledgment is rescinded
3	<u>under section 9308 (relating to procedure for rescission) or</u>
4	successfully challenged under Chapter 93 or 96;
5	(6) the individual's parentage of the child is
6	established under Chapter 97 (relating to assisted
7	reproduction); or
8	(7) the individual's parentage of the child is
9	<u>established under Chapter 98.</u>
10	§ 9202. No discrimination based on marital status of parent.
11	<u>A parent-child relationship extends equally to every child</u>
12	and parent, regardless of the marital status of the parent.
13	§ 9203. Consequences of establishing parentage.
14	Unless parental rights are terminated, a parent-child
15	relationship established under this part applies for all
16	purposes, except as otherwise provided by the law of this State
17	other than this part.
18	§ 9204. Presumption of parentage.
19	(a) General ruleAn individual is presumed to be a parent
20	<u>of a child if:</u>
21	(1) except as otherwise provided under Chapter 98
22	(relating to surrogacy agreement) or the law of this State
23	other than this part:
24	(i) the individual and the woman who gave birth to
25	the child are married to each other and the child is born
26	during the marriage, whether the marriage is or could be
27	declared invalid;
28	(ii) the individual and the woman who gave birth to
29	the child were married to each other and the child is
30	born not later than 300 days after the marriage is

- 7 -

1	terminated by death, divorce, dissolution or annulment,
2	whether the marriage is or could be declared invalid; or
3	(iii) the individual and the woman who gave birth to
4	the child married each other after the birth of the
5	child, whether the marriage is or could be declared
6	invalid, the individual at any time asserted parentage of
7	the child and:
8	(A) the assertion is in a record filed with the
9	Bureau of Vital Statistics; or
10	(B) the individual agreed to be and is named as
11	a parent of the child on the birth certificate of the
12	<u>child; or</u>
13	(2) the individual resided in the same household with
14	the child for the first two years of the life of the child,
15	including any period of temporary absence, and openly held
16	out the child as the individual's child.
17	(b) Effect of presumption of parentageA presumption of
18	parentage under this section may be overcome and competing
19	claims to parentage may be resolved only by an adjudication
20	under Chapter 96 (relating to proceeding to adjudicate
21	parentage) or a valid denial of parentage under Chapter 93
22	(relating to voluntary acknowledgment of parentage).
23	<u>CHAPTER 93</u>
24	VOLUNTARY ACKNOWLEDGMENT OF PARENTAGE
25	Sec.
26	9301. Acknowledgment of parentage.
27	9302. Execution of acknowledgment of parentage.
28	9303. Denial of parentage.
29	9304. Rules for acknowledgment or denial of parentage.
30	9305. Effect of acknowledgment or denial of parentage.

- 8 -

- 1 <u>9306. No filing fee.</u>
- 2 <u>9307. Ratification barred.</u>
- 3 <u>9308.</u> Procedure for rescission.
- 4 <u>9309.</u> Challenge after expiration of period for rescission.
- 5 <u>9310. Procedure for challenge by signatory.</u>
- 6 <u>9311.</u> Full faith and credit.
- 7 9312. Forms for acknowledgment and denial of parentage.
- 8 <u>9313. Release of information.</u>
- 9 <u>9314.</u> Adoption of rules.
- 10 § 9301. Acknowledgment of parentage.
- 11 <u>A woman who gave birth to a child and an alleged genetic</u>
- 12 father of the child, intended parent under Chapter 97 (relating
- 13 to assisted reproduction) or presumed parent may sign an
- 14 acknowledgment of parentage to establish the parentage of the
- 15 <u>child.</u>

23

- 16 § 9302. Execution of acknowledgment of parentage.
- 17 (a) General rule.--An acknowledgment of parentage under\_
- 18 <u>section 9301 (relating to acknowledgment of parentage) must:</u>
- 19 (1) be in a record signed by the woman who gave birth to
- 20 the child and by the individual seeking to establish a
- 21 parent-child relationship and the signatures must be attested
- 22 by a notarial officer or witnessed;
  - (2) state that the child whose parentage is being
- 24 <u>acknowledged:</u>
- 25 (i) does not have a presumed parent other than the
   26 individual seeking to establish the parent-child
- 27 relationship or has a presumed parent whose full name is
- 28 <u>stated; and</u>
- 29 (ii) does not have another acknowledged parent,
   30 adjudicated parent or individual who is a parent of the

- 9 -

1	child under Chapter 97 (relating to assisted
2	reproduction) or 98 (relating to surrogacy agreement)
3	other than the woman who gave birth to the child; and
4	(3) state that the signatories understand that the
5	acknowledgment is the equivalent of an adjudication of
6	parentage of the child and that a challenge to the
7	acknowledgment is permitted only under limited circumstances
8	and is barred two years after the effective date of the
9	acknowledgment.
10	(b) Void acknowledgment of parentageAn acknowledgment of
11	parentage is void if, at the time of signing:
12	(1) an individual other than the individual seeking to
13	establish parentage is a presumed parent, unless a denial of
14	parentage by the presumed parent in a signed record is filed
15	with the Bureau of Vital Statistics; or
16	(2) an individual, other than the woman who gave birth
17	to the child or the individual seeking to establish
18	parentage, is an acknowledged or adjudicated parent or a
19	<u>parent under Chapter 97 or 98.</u>
20	<u>§ 9303. Denial of parentage.</u>
21	<u>A presumed parent or alleged genetic parent may sign a denial</u>
22	of parentage in a record. The denial of parentage is valid only
23	<u>if:</u>
24	(1) an acknowledgment of parentage by another individual
25	is filed under section 9305 (relating to effect of
26	acknowledgment or denial of parentage);
27	(2) the signature of the presumed parent or alleged
28	genetic parent is attested by a notarial officer or
29	witnessed; and
30	(3) the presumed parent or alleged genetic parent has

1	not previously:
2	(i) completed a valid acknowledgment of parentage,
3	unless the previous acknowledgment was rescinded under
4	section 9308 (relating to procedure for rescission) or
5	challenged successfully under section 9309 (relating to
6	challenge after expiration of period for rescission); or
7	(ii) been adjudicated to be a parent of the child.
8	§ 9304. Rules for acknowledgment or denial or parentage.
9	(a) General ruleAn acknowledgment of parentage and a
10	denial of parentage may be contained in a single document or may
11	be in counterparts and may be filed with the Bureau of Vital
12	Statistics separately or simultaneously. If filing of the
13	acknowledgment and denial both are required under this part,
14	neither is effective until both are filed.
15	(b) Time period for signingAn acknowledgment of parentage
16	or denial of parentage may be signed before or after the birth
17	of the child.
18	(c) Effective dateSubject to subsection (a), an
19	acknowledgment of parentage or denial of parentage takes effect
20	on the birth of the child or filing of the document with the
21	Bureau of Vital Statistics, whichever occurs later.
22	(d) ValidityAn acknowledgment of parentage or denial of
23	parentage signed by a minor is valid if the acknowledgment
24	complies with this part.
25	§ 9305. Effect of acknowledgment or denial of parentage.
26	(a) Acknowledgment of parentageExcept as otherwise
27	provided in sections 9308 (relating to procedure for rescission)
28	and 9309 (relating to challenge after expiration of period for
29	rescission), an acknowledgment of parentage that complies with
30	this chapter and is filed with the Bureau of Vital Statistics is
202	10100115010002 11

- 11 -

20210HB0115PN0083

1	equivalent to an adjudication of parentage of the child and
2	confers on the acknowledged parent all rights and duties of a
3	parent.
4	(b) Denial of parentageExcept as otherwise provided in
5	sections 9308 and 9309, a denial of parentage by a presumed
6	parent or alleged genetic parent which complies with this
7	chapter and is filed with the Bureau of Vital Statistics with an
8	acknowledgment of parentage that complies with this chapter is
9	equivalent to an adjudication of the nonparentage of the
10	presumed parent or alleged genetic parent and discharges the
11	presumed parent or alleged genetic parent from all rights and
12	<u>duties of a parent.</u>
13	<u>§ 9306. No filing fee.</u>
14	The Bureau of Vital Statistics may not charge a fee for
15	filing an acknowledgment of parentage or denial of parentage.
16	§ 9307. Ratification barred.
17	<u>A court conducting a judicial proceeding or an administrative</u>
18	agency conducting an administrative proceeding is not required
19	or permitted to ratify an unchallenged acknowledgment of
20	parentage.
21	<u>§ 9308. Procedure for rescission.</u>
22	(a) General ruleA signatory may rescind an acknowledgment
23	of parentage or denial of parentage by filing with the Bureau of
24	Vital Statistics a rescission in a signed record which is
25	attested by a notarial officer or witnessed before the earlier
26	<u>of:</u>
27	(1) sixty days after the effective date under section
28	9304 (relating to rules for acknowledgment or denial of
29	parentage) of the acknowledgment or denial; or
30	(2) the date of the first hearing before a court in a
202	10HB0115PN0083 - 12 -

1	proceeding, to which the signatory is a party, to adjudicate
2	an issue relating to the child, including a proceeding that
3	<u>establishes support.</u>
4	(b) Associated denial of parentageIf an acknowledgment of
5	parentage is rescinded under subsection (a), an associated
6	denial of parentage is invalid, and the Bureau of Vital
7	Statistics shall notify the woman who gave birth to the child
8	and the individual who signed a denial of parentage of the child
9	that the acknowledgment has been rescinded. Failure to give the
10	notice required by this subsection does not affect the validity
11	of the rescission.
12	§ 9309. Challenge after expiration of period for rescission.
13	(a) SignatoriesAfter the period for rescission under
14	section 9308 (relating to procedure for rescission) expires, but
15	not later than two years after the effective date under section
16	9304 (relating to rules for acknowledgment or denial of
17	parentage) of an acknowledgment of parentage or denial of
18	parentage, a signatory of the acknowledgment or denial may
19	commence a proceeding to challenge the acknowledgment or denial,
20	including a challenge brought under section 9614 (relating to
21	precluding establishment of parentage by perpetrator of sexual
22	assault), only on the basis of fraud, duress or material mistake
23	<u>of fact.</u>
24	(b) NonsignatoriesA challenge to an acknowledgment of
25	parentage or denial of parentage by an individual who was not a
26	signatory to the acknowledgment or denial is governed by section
27	9310 (relating to procedure for challenge by signatory).
28	§ 9310. Procedure for challenge by signatory.
29	(a) PartiesEvery signatory to an acknowledgment of
30	parentage and any related denial of parentage must be made a

- 13 -

1	party to a proceeding to challenge the acknowledgment or denial.
2	(b) Personal jurisdictionBy signing an acknowledgment of
3	parentage or denial of parentage, a signatory submits to
4	personal jurisdiction in this State in a proceeding to challenge
5	the acknowledgment or denial, effective on the filing of the
6	acknowledgment or denial with the Bureau of Vital Statistics.
7	(c) Suspension of legal responsibilitiesThe court may not
8	suspend the legal responsibilities arising from an
9	acknowledgment of parentage, including the duty to pay child
10	support, during the pendency of a proceeding to challenge the
11	acknowledgment or a related denial of parentage, unless the
12	party challenging the acknowledgment or denial shows good cause.
13	(d) Burden of proofA party challenging an acknowledgment
14	of parentage or denial of parentage has the burden of proof.
15	(e) Order to amend birth recordIf the court determines
16	that a party has satisfied the burden of proof under subsection
17	(d), the court shall order the Bureau of Vital Statistics to
18	amend the birth record of the child to reflect the legal
19	parentage of the child.
20	(f) Conduct of proceedingsA proceeding to challenge an
21	acknowledgment of parentage or denial of parentage must be
22	conducted under Chapter 96 (relating to proceeding to adjudicate
23	parentage).
24	<u>§ 9311. Full faith and credit.</u>
25	The court shall give full faith and credit to an
26	acknowledgment of parentage or denial of parentage effective in
27	another state if the acknowledgment or denial is in a signed
28	record and otherwise complies with the law of the other state.
29	§ 9312. Forms for acknowledgment and denial of parentage.
30	(a) Duty to prescribe formsThe Bureau of Vital Statistics

- 14 -

1	shall prescribe forms for an acknowledgment of parentage and
2	denial of parentage.
3	(b) Effect of later modificationA valid acknowledgment of
4	parentage or denial of parentage is not affected by a later
5	modification of the form under subsection (a).
6	<u>§ 9313. Release of information.</u>
7	The Bureau of Vital Statistics may release information
8	relating to an acknowledgment of parentage or denial of
9	parentage to a signatory of the acknowledgment or denial, court,
10	Federal agency and child-support agency of this or another
11	<u>state.</u>
12	<u>§ 9314. Adoption of rules.</u>
13	The Bureau of Vital Statistics may adopt rules to implement
14	this chapter.
15	<u>CHAPTER 94</u>
16	REGISTRY OF PATERNITY
17	Subchapter
18	<u>A. General Provisions</u>
19	B. Operation of Registry
20	<u>C. Search of Registry</u>
21	SUBCHAPTER A
22	GENERAL PROVISIONS
23	<u>Sec.</u>
24	9401. Establishment of registry.
25	
	9402. Registration for notification.
26	9402. Registration for notification. 9403. Notice of proceeding.
26 27	
	9403. Notice of proceeding.
27	9403. Notice of proceeding. 9404. Termination of parental rights: child under one year of

- 15 -

1 § 9401. Establishment of registry.

2	<u>A registry of paternity is established in the Department of </u>
3	Health.
4	§ 9402. Registration for notification.
5	(a) General ruleExcept as otherwise provided in
6	subsection (b) or section 9405 (relating to termination of
7	parental rights: child at least one year of age), a man who
8	desires to be notified of a proceeding for adoption of or
9	termination of parental rights regarding his genetic child must
10	register in the registry of paternity established by section
11	9401 (relating to establishment of registry) before the birth of
12	the child or not later than 30 days after the birth.
13	(b) Exemption from registryA man is not required to
14	register under subsection (a) if:
15	(1) a parent-child relationship between the man and the
16	child has been established under this part or the law of this
17	State other than this part; or
18	(2) the man commences a proceeding to adjudicate his
19	parentage before a court has terminated his parental rights.
20	(c) Duty to notify registry of changesA man who registers
21	under subsection (a) shall notify the registry promptly in a
22	record of any change in the information registered. The
23	Dependence of Heelth shell incompanyte new information respired
	<u>Department of Health shall incorporate new information received</u>
24	into its records but need not seek to obtain current information
24 25	
	into its records but need not seek to obtain current information
25	into its records but need not seek to obtain current information for incorporation in the registry.
25 26	<pre>into its records but need not seek to obtain current information for incorporation in the registry. § 9403. Notice of proceeding.</pre>
25 26 27	<pre>into its records but need not seek to obtain current information for incorporation in the registry. § 9403. Notice of proceeding. An individual who seeks to adopt a child or terminate</pre>
25 26 27 28	<pre>into its records but need not seek to obtain current information for incorporation in the registry. § 9403. Notice of proceeding. An individual who seeks to adopt a child or terminate parental rights to the child shall give notice of the proceeding</pre>

20210HB0115PN0083

1	Notice must be given in a manner prescribed for service of
2	process in a civil proceeding in this State.
3	§ 9404. Termination of parental rights: child under one year of
4	age.
5	An individual who seeks to adopt or terminate parental rights
6	to a child is not required to give notice of the proceeding to a
7	man who may be the genetic father of the child if:
8	(1) the child is under one year of age at the time of
9	the termination of parental rights;
10	(2) the man did not register timely under section
11	9402(a) (relating to registration for notification); and
12	(3) the man is not exempt from registration under
13	<u>section 9402(b).</u>
14	§ 9405. Termination of parental rights: child at least one year
15	<u>of age.</u>
16	If a child is at least one year of age, an individual seeking
17	to adopt or terminate parental rights to the child shall give
18	notice of the proceeding to each alleged genetic father of the
19	child, whether or not he has registered under section 9402(a)
20	(relating to registration for notification), unless his parental
21	rights have already been terminated. Notice must be given in a
22	manner prescribed for service of process in a civil proceeding
23	in this State.
24	SUBCHAPTER B
25	OPERATION OF REGISTRY
26	<u>Sec.</u>
27	9406. Required form.
28	9407. Furnishing information; confidentiality.
29	9408. Penalty for releasing information.
30	9409. Rescission of registration.
2021	OHB0115PN0083

1	9410. Untimely registration.
2	9411. Fees for registry.
3	§ 9406. Required form.
4	(a) ContentsThe Department of Health shall prescribe a
5	form for registering under section 9402(a) (relating to
6	registration for notification). The form must state that:
7	(1) the man who registers signs the form under penalty
8	<u>of perjury;</u>
9	(2) timely registration entitles the man who registers
10	to notice of a proceeding for adoption of the child or
11	termination of the parental rights of the man;
12	(3) timely registration does not commence a proceeding
13	<u>to establish parentage;</u>
14	(4) the information disclosed on the form may be used
15	against the man who registers to establish parentage;
16	(5) services to assist in establishing parentage are
17	available to the man who registers through a domestic
18	relations section of a court or the Department of Health;
19	(6) the man who registers also may register in a
20	registry of paternity in another state if conception or birth
21	of the child occurred in the other state;
22	(7) information on registries of paternity of other
23	states is available from the Department of Health; and
24	(8) procedures exist to rescind the registration.
25	(b) PenaltyA man who registers under section 9402(a)
26	shall sign the form described in subsection (a) under penalty of
27	perjury.
28	§ 9407. Furnishing information; confidentiality.
29	(a) Duty of Department of HealthThe Department of Health
30	is not required to seek to locate the woman who gave birth to
202	- 18 -

1	the child who is the subject of a registration under section
2	9402(a) (relating to registration for notification), but the
3	Department of Health shall give notice of the registration to
4	the woman if the Department of Health has her address.
5	(b) Access to confidential informationInformation
6	contained in the registry of paternity established by section
7	9401 (relating to establishment of registry) is confidential and
8	may be released on request only to:
9	(1) a court or individual designated by the court;
10	(2) the woman who gave birth to the child who is the
11	subject of the registration;
12	(3) an agency authorized by Federal law, the law of this
13	State other than this part or the law of another state to
14	receive the information;
15	(4) a licensed child-placing agency;
16	(5) a child-support agency;
17	(6) a party or the party's attorney of record in a
18	proceeding under this part or in a proceeding to adopt or
19	terminate parental rights to the child who is the subject of
20	the registration; and
21	(7) a registry of paternity in another state.
22	<u>§ 9408. Penalty for releasing information.</u>
23	An individual who intentionally releases information from the
24	registry of paternity established by section 9401 (relating to
25	establishment of registry) to an individual or agency not
26	authorized under section 9407(b) (relating to furnishing
27	information; confidentiality) to receive the information commits
28	a misdemeanor of the third degree.
29	<u>§ 9409. Rescission of registration.</u>
30	<u>A man who registers under section 9402(a) (relating to </u>

1	registration for notification) may rescind his registration at
2	any time by filing with the registry of paternity established by
3	section 9401 (relating to establishment of registry) a
4	rescission in a signed record that is attested by a notarial
5	officer or witnessed.
6	<u>§ 9410. Untimely registration.</u>
7	If a man registers under section 9402(a) (relating to
8	registration for notification) more than 30 days after the birth
9	of the child, the Department of Health shall notify the man who
10	registers that, based on a review of the registration, the
11	registration was not filed timely.
12	<u>§ 9411. Fees for registry.</u>
13	(a) Registration fee prohibitedThe Department of Health
14	may not charge a fee for filing a registration under section
15	9402(a) (relating to registration for notification) or
16	rescission of registration under section 9409 (relating to
17	rescission of registration).
18	(b) Search and certification fees permittedExcept as
19	otherwise provided in subsection (c), the Department of Health
20	may charge a reasonable fee to search the registry of paternity
21	established by section 9401 (relating to establishment of
22	registry) and for furnishing a certificate of search under
23	section 9414 (relating to certificate of search of registry).
24	(c) ExemptionThe domestic relations section of a court is
25	not required to pay a fee authorized by subsection (b).
26	SUBCHAPTER C
27	SEARCH OF REGISTRY
28	<u>Sec.</u>
29	9412. Child born through assisted reproduction: search of
30	registry inapplicable.
202	10HB0115PN0083 - 20 -

1 <u>9413. Search of appropriate registry.</u>

2 <u>9414.</u> Certificate of search of registry.

3 9415. Admissibility of registered information.

- 4 § 9412. Child born through assisted reproduction: search of
- 5 <u>registry inapplicable.</u>

6 <u>This subchapter does not apply to a child born through</u>

7 <u>assisted reproduction.</u>

8 § 9413. Search of appropriate registry.

9 If a parent-child relationship has not been established under\_

10 this part between a child who is under one year of age and an

- 11 individual other than the woman who gave birth to the child:
- 12 (1) an individual seeking to adopt or terminate parental

13 rights to the child shall obtain a certificate of search

14 <u>under section 9414 (relating to certificate of search of</u>

15 registry) to determine if a registration has been filed in

16 the registry of paternity established by section 9401

17 (relating to establishment of registry) regarding the child;

18 <u>and</u>

19 (2) if the individual has reason to believe that

20 <u>conception or birth of the child may have occurred in another</u>

21 <u>state, the individual shall obtain a certificate of search</u>

22 from the registry of paternity, if any, in that state.

23 § 9414. Certificate of search of registry.

24 (a) Duty to furnish.--The Department of Health shall furnish

25 <u>a certificate of search of the registry of paternity established</u>

26 by section 9401 (relating to establishment of registry) on

27 request to an individual, court or agency identified in section

28 <u>9407(b) (relating to furnishing information; confidentiality) or</u>

29 an individual required under section 9413(1) (relating to search

30 of appropriate registry) to obtain a certificate.

1	(b) Contents of certificateA certificate furnished under
2	subsection (a):
3	(1) must be signed on behalf of the Department of Health
4	and state that:
5	(i) a search has been made of the registry; and
6	<u>(ii) a registration under section 9402(a) (relating</u>
7	to registration for notification) containing the
8	information required to identify the man who registers:
9	(A) has been found; or
10	(B) has not been found; and
11	(2) if paragraph (1)(ii)(A) applies, must have a copy of
12	the registration attached.
13	(c) Individuals required to file certificateAn individual
14	seeking to adopt or terminate parental rights to a child must
15	file with the court the certificate of search furnished under
16	subsection (a) and section 9413(2) (relating to search of
17	appropriate registry), if applicable, before a proceeding to
18	adopt or terminate parental rights to the child may be
19	<u>concluded.</u>
20	<u>§ 9415. Admissibility of registered information.</u>
21	<u>A certificate of search of a registry of paternity in this</u>
22	State or another state is admissible in a proceeding for
23	adoption or termination of parental rights to a child and, if
24	relevant, in other legal proceedings.
25	<u>CHAPTER 95</u>
26	GENETIC TESTING
27	<u>Sec.</u>
28	<u>9501. Definitions.</u>
29	9502. Scope of chapter; limitation on use of genetic testing.
30	9503. Authority to order or deny genetic testing.

- 22 -

- 1 <u>9504. Requirements for genetic testing.</u>
- 2 <u>9505. Report of genetic testing.</u>
- 3 <u>9506.</u> Genetic testing results; challenge to results.
- 4 <u>9507. Cost of genetic testing.</u>
- 5 <u>9508.</u> Additional genetic testing.
- 6 9509. Genetic testing when specimen not available.
- 7 <u>9510. Deceased individual.</u>
- 8 <u>9511. Identical siblings.</u>
- 9 <u>9512</u>. Confidentiality of genetic testing.
- 10 <u>§ 9501. Definitions.</u>
- 11 The following words and phrases when used in this chapter
- 12 shall have the meanings given to them in this section unless the
- 13 <u>context clearly indicates otherwise:</u>
- 14 <u>"Combined relationship index." The product of all tested</u>
- 15 <u>relationship indices.</u>
- 16 <u>"Ethnic or racial group." For the purpose of genetic</u>
- 17 testing, a recognized group that an individual identifies as the
- 18 individual's ancestry or part of the ancestry or that is
- 19 identified by other information.
- 20 <u>"Hypothesized genetic relationship." An asserted genetic</u>
- 21 relationship between an individual and a child.
- 22 "Probability of parentage." For the ethnic or racial group
- 23 to which an individual alleged to be a parent belongs, the
- 24 probability that a hypothesized genetic relationship is
- 25 supported, compared to the probability that a genetic
- 26 relationship is supported between the child and a random
- 27 individual of the ethnic or racial group used in the
- 28 hypothesized genetic relationship, expressed as a percentage
- 29 incorporating the combined relationship index and a prior
- 30 probability.

"Relationship index." A likelihood ratio that compares the
probability of a genetic marker given a hypothesized genetic
relationship and the probability of the genetic marker given a
genetic relationship between the child and a random individual
of the ethnic or racial group used in the hypothesized genetic
relationship.
§ 9502. Scope of chapter; limitation on use of genetic testing.
(a) General ruleThis chapter governs genetic testing of
an individual in a proceeding to adjudicate parentage, whether
the individual:
(1) voluntarily submits to testing; or
(2) is tested under an order of the court or a child-
support agency.
(b) Prohibited usesGenetic testing may not be used:
(1) to challenge the parentage of an individual who is a
parent under Chapter 97 (relating to assisted reproduction)
or 98 (relating to surrogacy agreement); or
(2) to establish the parentage of an individual who is a
donor.
<u>§ 9503. Authority to order or deny genetic testing.</u>
(a) General ruleExcept as otherwise provided in this
chapter or Chapter 96 (relating to proceeding to adjudicate
parentage), in a proceeding under this part to determine
parentage, the court shall order the child and any other
individual to submit to genetic testing if a request for testing
is supported by the sworn statement of a party:
(1) alleging a reasonable possibility that the
individual is the child's genetic parent; or
(2) denying genetic parentage of the child and stating
facts establishing a reasonable possibility that the

1	individual is not a genetic parent.
2	(b) When permittedThe domestic relations section of a
3	court may order genetic testing only if there is no presumed,
4	acknowledged or adjudicated parent of a child other than the
5	woman who gave birth to the child.
6	(c) In utero genetic testing prohibitedThe court or
7	child-support agency may not order in utero genetic testing.
8	<u>(d) Multiple individualsIf two or more individuals are</u>
9	subject to court-ordered genetic testing, the court may order
10	that testing be completed concurrently or sequentially.
11	<u>(e) Women subject to genetic testingGenetic testing of a</u>
12	woman who gave birth to a child is not a condition precedent to
13	testing of the child and an individual whose genetic parentage
14	of the child is being determined. If the woman is unavailable or
15	declines to submit to genetic testing, the court may order
16	genetic testing of the child and each individual whose genetic
17	parentage of the child is being adjudicated.
18	(f) Discretion to deny motionIn a proceeding to
19	adjudicate the parentage of a child having a presumed parent or
20	an individual who claims to be a parent under section 9609
21	(relating to adjudicating claim of de facto parentage of child),
22	or to challenge an acknowledgment of parentage, the court may
23	deny a motion for genetic testing of the child and any other
24	individual after considering the factors in section 9613(a) and
25	(b) (relating to adjudicating competing claims of parentage).
26	(g) Conditions requiring denial of motionIf an individual
27	requesting genetic testing is barred under Chapter 96 from
28	establishing the individual's parentage, the court shall deny
29	the request for genetic testing.
30	(h) EnforcementAn order under this section for genetic

1 testing is enforceable by contempt.

3 (a) Types authorized.--Genetic testing must be of a type

4 reasonably relied on by experts in the field of genetic testing

- 5 and performed in a testing laboratory accredited by:
- (1) the AABB, formerly known as the American Association
   of Blood Banks, or a successor to its functions; or
   (2) an accrediting body designated by the Secretary of

9 <u>the United States Department of Health and Human Services.</u>

10 (b) Specimens.--A specimen used in genetic testing may

11 consist of a sample or a combination of samples of blood, buccal

12 cells, bone, hair or other body tissue or fluid. The specimen

13 used in the testing need not be of the same kind for each

14 individual undergoing genetic testing.

15 (c) Calculation of relationship index.--Based on the ethnic

16 or racial group of an individual undergoing genetic testing, a

17 testing laboratory shall determine the databases from which to

18 select frequencies for use in calculating a relationship index.

19 If an individual or a child-support agency objects to the

20 <u>laboratory's choice, the following rules apply:</u>

21 (1) Not later than 30 days after receipt of the report

22 of the test, the objecting individual or child-support agency

23 <u>may request the court to require the laboratory to</u>

24 recalculate the relationship index using an ethnic or racial

25 group different from that used by the laboratory.

26 (2) The individual or the child-support agency objecting
 27 to the laboratory's choice under this subsection shall:

28 (i) if the requested frequencies are not available

29 <u>to the laboratory for the ethnic or racial group</u>

30 requested, provide the requested frequencies compiled in

1	a manner recognized by accrediting bodies; or
2	(ii) engage another laboratory to perform the
3	calculations.
4	(3) The laboratory may use its own statistical estimate
5	if there is a question of which ethnic or racial group is
6	appropriate. The laboratory shall calculate the frequencies
7	using statistics, if available, for any other ethnic or
8	racial group requested.
9	(d) Discretion to require additional genetic testingIf,
10	after recalculation of the relationship index under subsection
11	(c) using a different ethnic or racial group, genetic testing
12	under section 9506 (relating to genetic testing results;
13	challenge to results) does not identify an individual as a
14	genetic parent of a child, the court may require an individual
15	who has been tested to submit to additional genetic testing to
16	identify a genetic parent.
17	<u>§ 9505. Report of genetic testing.</u>
18	(a) RequirementsA report of genetic testing must be in a
19	record and signed under penalty of perjury by a designee of the
20	testing laboratory. A report complying with the requirements of
21	this chapter is self-authenticating.
22	(b) Admissibility of documentationDocumentation from a
23	testing laboratory of the following information is sufficient to
24	establish a reliable chain of custody and allow the results of
25	genetic testing to be admissible without testimony:
26	(1) the name and photograph of each individual whose
27	<u>specimen has been taken;</u>
28	(2) the name of the individual who collected each
29	<pre>specimen;</pre>
30	(3) the place and date each specimen was collected;
202	10HB0115PN0083 - 27 -

- 27 -

1	(4) the name of the individual who received each
2	specimen in the testing laboratory; and
3	(5) the date each specimen was received.
4	§ 9506. Genetic testing results; challenge to results.
5	(a) General ruleSubject to a challenge under subsection
6	(b), an individual is identified under this part as a genetic
7	parent of a child if genetic testing complies with this chapter
8	and the results of the testing disclose:
9	(1) that the individual has at least a 99% probability
10	of parentage, using a prior probability of 0.50, as
11	calculated by using the combined relationship index obtained
12	in the testing; and
13	(2) a combined relationship index of at least 100 to 1.
14	(b) When challenge permittedAn individual identified
15	under subsection (a) as a genetic parent of the child may
16	challenge the genetic testing results only by other genetic
17	testing satisfying the requirements of this chapter which:
18	(1) excludes the individual as a genetic parent of the
19	<u>child; or</u>
20	(2) identifies another individual as a possible genetic
21	parent of the child other than:
22	(i) the woman who gave birth to the child; or
23	(ii) the individual identified under subsection (a).
24	(c) Discretion to require further genetic testingExcept
25	as otherwise provided in section 9511 (relating to identical
26	siblings), if more than one individual other than the woman who
27	gave birth is identified by genetic testing as a possible
28	genetic parent of the child, the court shall order each
29	individual to submit to further genetic testing to identify a
30	genetic parent.
202	10HB0115PN0083 - 28 -

- 28 -

1 § 9507. Cost of genetic testing.

-	
2	(a) General ruleSubject to assessment of fees under
3	Chapter 96 (relating to proceeding to adjudicate parentage),
4	payment of the cost of initial genetic testing must be made in
5	advance:
6	(1) by a child-support agency in a proceeding in which
7	the domestic relations section of a court provides services;
8	(2) by the individual who made the request for genetic
9	<pre>testing;</pre>
10	(3) as agreed by the parties; or
11	(4) as ordered by the court.
12	(b) Reimbursement authorizedIf the cost of genetic
13	testing is paid by the domestic relations section of a court,
14	the domestic relations section may seek reimbursement from the
15	genetic parent whose parent-child relationship is established.
16	<u>§ 9508. Additional genetic testing.</u>
17	The court or domestic relations section of a court shall
18	order additional genetic testing on request of an individual who
19	contests the result of the initial testing under section 9506
20	(relating to genetic testing results; challenge to results). If
21	initial genetic testing under section 9506 identifies an
22	individual as a genetic parent of the child, the court or agency
23	may not order additional testing unless the contesting
24	individual pays for the testing in advance.
25	<u>§ 9509. Genetic testing when specimen not available.</u>
26	(a) Individuals subject toSubject to subsection (b), if a
27	genetic testing specimen is not available from an alleged
28	genetic parent of a child, an individual seeking genetic testing
29	demonstrates good cause and the court finds that the
30	circumstances are just, the court may order any of the following
202	10HB0115PN0083 - 29 -

20210HB0115PN0083

- 29 -

1	individuals to submit specimens for genetic testing:
2	(1) a parent of the alleged genetic parent;
3	(2) a sibling of the alleged genetic parent;
4	(3) another child of the alleged genetic parent and the
5	woman who gave birth to the other child; and
6	(4) another relative of the alleged genetic parent
7	necessary to complete genetic testing.
8	(b) Balancing testTo issue an order under this section,
9	the court must find that a need for genetic testing outweighs
10	the legitimate interests of the individual sought to be tested.
11	<u>§ 9510. Deceased individual.</u>
12	If an individual seeking genetic testing demonstrates good
13	cause, the court may order genetic testing of a deceased
14	individual.
15	<u>§ 9511. Identical siblings.</u>
16	(a) General ruleIf the court finds there is reason to
17	believe that an alleged genetic parent has an identical sibling
18	and evidence that the sibling may be a genetic parent of the
19	child, the court may order genetic testing of the sibling.
20	(b) Nongenetic evidenceIf more than one sibling is
21	identified under section 9506 (relating to genetic testing
22	results; challenge to results) as a genetic parent of the child,
23	the court may rely on nongenetic evidence to adjudicate which
24	sibling is a genetic parent of the child.
25	§ 9512. Confidentiality of genetic testing.
26	<u>(a) General ruleRelease of a report of genetic testing</u>
27	for parentage is controlled by the law of this State other than
28	this part.
29	(b) PenaltyAn individual who intentionally releases an
30	identifiable specimen of another individual collected for
2023	10HB0115PN0083 - 30 -

1	genetic testing under this chapter for a purpose not relevant to
2	a proceeding regarding parentage, without a court order or
3	written permission of the individual who furnished the specimen,
4	commits a misdemeanor of the third degree.
5	CHAPTER 96
6	PROCEEDING TO ADJUDICATE PARENTAGE
7	Subchapter
8	A. Nature of Proceeding
9	B. Special Rules for Proceeding to Adjudicate Parentage
10	C. Hearing and Adjudication
11	SUBCHAPTER A
12	NATURE OF PROCEEDING
13	Sec.
14	9601. Proceeding authorized.
15	9602. Standing to maintain proceeding.
16	9603. Notice of proceeding.
17	9604. Personal jurisdiction.
18	<u>9605. Venue.</u>
19	§ 9601. Proceeding authorized.
20	(a) General ruleA proceeding may be commenced to
21	adjudicate the parentage of a child. Except as otherwise
22	provided in this part, the proceeding is governed by the
23	<u>Pennsylvania Rules of Civil Procedure.</u>
24	(b) ExceptionA proceeding to adjudicate the parentage of
25	a child born under a surrogacy agreement is governed by Chapter
26	98 (relating to surrogacy agreement).
27	§ 9602. Standing to maintain proceeding.
28	Except as otherwise provided in Chapter 93 (relating to
29	voluntary acknowledgment of parentage) and sections 9608
30	(relating to adjudicating parentage of child with presumed

- 31 -

1	<u>parent), 9609 (relating to adjudicating claim of de facto</u>
2	parentage of child), 9610 (relating to adjudicating parentage of
3	child with acknowledged parent) and 9611 (relating to
4	adjudicating parentage of child with adjudicated parent), a
5	proceeding to adjudicate parentage may be maintained by:
6	(1) the child;
7	(2) the woman who gave birth to the child, unless a
8	court has adjudicated that she is not a parent;
9	(3) an individual who is a parent under this part;
10	(4) an individual whose parentage of the child is to be
11	adjudicated;
12	(5) the domestic relations section of a court;
13	(6) an adoption agency authorized by the law of this
14	State other than this part or a licensed child-placement
15	agency; or
16	(7) a representative authorized by the law of this State
17	other than this part to act for an individual who otherwise
18	would be entitled to maintain a proceeding but is deceased,
19	incapacitated or a minor.
20	<u>§ 9603. Notice of proceeding.</u>
21	(a) Individuals entitled to noticeThe petitioner shall
22	give notice of a proceeding to adjudicate parentage to the
23	following individuals:
24	(1) the woman who gave birth to the child, unless a
25	court has adjudicated that she is not a parent;
26	(2) an individual who is a parent of the child under
27	this part;
28	(3) a presumed, acknowledged or adjudicated parent of
29	the child; and
30	(4) an individual whose parentage of the child will be

1	adjudicated.
2	(b) Right to interveneAn individual entitled to notice
3	under subsection (a) has a right to intervene in the proceeding.
4	(c) Effect of lack of noticeLack of notice required by
5	subsection (a) does not render a judgment void. Lack of notice
6	does not preclude an individual entitled to notice under
7	subsection (a) from bringing a proceeding under section 9611(b)
8	(relating to adjudicating parentage of child with adjudicated
9	<pre>parent).</pre>
10	<u>§ 9604. Personal jurisdiction.</u>
11	(a) General ruleThe court may adjudicate an individual's
12	parentage of a child only if the court has personal jurisdiction
13	over the individual.
14	(b) Nonresidents, guardians and conservatorsA court of
15	this State with jurisdiction to adjudicate parentage may
16	exercise personal jurisdiction over a nonresident individual, or
17	the guardian or conservator of the individual, if the conditions
18	prescribed in section 7201 (relating to bases for jurisdiction
19	over nonresident) are satisfied.
20	(c) Multiple individualsLack of jurisdiction over one
21	individual does not preclude the court from making an
22	adjudication of parentage binding on another individual.
23	<u>§ 9605. Venue.</u>
24	Venue for a proceeding to adjudicate parentage is in the
25	county of this State in which:
26	(1) the child resides or is located;
27	(2) if the child does not reside in this State, the
28	respondent resides or is located; or
29	(3) a proceeding has been commenced for administration
30	of the estate of an individual who is or may be a parent

- 33 -

1	<u>under this part.</u>
2	SUBCHAPTER B
3	SPECIAL RULES FOR PROCEEDING TO ADJUDICATE PARENTAGE
4	Sec.
5	9606. Admissibility of results of genetic testing.
6	9607. Adjudicating parentage of child with alleged genetic
7	parent.
8	9608. Adjudicating parentage of child with presumed parent.
9	9609. Adjudicating claim of de facto parentage of child.
10	9610. Adjudicating parentage of child with acknowledged parent.
11	9611. Adjudicating parentage of child with adjudicated parent.
12	9612. Adjudicating parentage of child of assisted reproduction.
13	9613. Adjudicating competing claims of parentage.
14	9614. Precluding establishment of parentage by perpetrator of
15	<u>sexual assault.</u>
16	<u>§ 9606. Admissibility of results of genetic testing.</u>
17	(a) General ruleExcept as otherwise provided in section
18	9502(b) (relating to scope of chapter; limitation on use of
19	genetic testing), the court shall admit a report of genetic
20	testing ordered by the court under section 9503 (relating to
21	authority to order or deny genetic testing) as evidence of the
22	truth of the facts asserted in the report.
23	(b) ObjectionA party may object to the admission of a
24	report described in subsection (a) not later than 14 days after
25	the party receives the report. The party shall cite specific
26	grounds for exclusion.
27	(c) Expert testimonyA party that objects to the results
28	of genetic testing may call a genetic testing expert to testify
29	in person or by another method approved by the court. Unless the
30	court orders otherwise, the party offering the testimony bears
202	10HB0115PN0083 - 34 -

1 the expense for the expert testifying.

1	the expense for the expert testifying.
2	(d) Factors not affecting admissibilityAdmissibility of a
3	report of genetic testing is not affected by whether the testing
4	was performed:
5	(1) voluntarily or under an order of the court or the
6	domestic relations section of a court; or
7	(2) before, on or after commencement of the proceeding.
8	§ 9607. Adjudicating parentage of child with alleged genetic
9	parent.
10	(a) General ruleA proceeding to determine whether an
11	alleged genetic parent who is not a presumed parent is a parent
12	of a child may be commenced:
13	(1) before the child becomes an adult; or
14	(2) after the child becomes an adult, but only if the
15	child initiates the proceeding.
16	(b) Woman who gave birth with sole claimExcept as
17	otherwise provided in section 9614 (relating to precluding
18	establishment of parentage by perpetrator of sexual assault),
19	this subsection applies in a proceeding described in subsection
20	(a) if the woman who gave birth to the child is the only other
21	individual with a claim to parentage of the child. The court
22	shall adjudicate an alleged genetic parent to be a parent of the
23	child if the alleged genetic parent:
24	(1) is identified under section 9506 (relating to
25	genetic testing results; challenge to results) as a genetic
26	parent of the child and the identification is not
27	successfully challenged under section 9506;
28	(2) admits parentage in a pleading, when making an
29	appearance or during a hearing, the court accepts the
30	admission, and the court determines the alleged genetic

1	parent to be a parent of the child;
2	(3) declines to submit to genetic testing ordered by the
3	court or a child-support agency, in which case the court may
4	adjudicate the alleged genetic parent to be a parent of the
5	child even if the alleged genetic parent denies a genetic
6	relationship with the child;
7	(4) is in default after service of process and the court
8	determines the alleged genetic parent to be a parent of the
9	<u>child; or</u>
10	(5) is neither identified nor excluded as a genetic
11	parent by genetic testing and, based on other evidence, the
12	court determines the alleged genetic parent to be a parent of
13	the child.
14	(c) Multiple individuals with claimsExcept as otherwise
15	provided in section 9614 and subject to other limitations in
16	this chapter, if in a proceeding involving an alleged genetic
17	parent at least one other individual in addition to the woman
18	who gave birth to the child has a claim to parentage of the
19	child, the court shall adjudicate parentage under section 9613
20	(relating to adjudicating competing claims of parentage).
21	<u>§ 9608. Adjudicating parentage of child with presumed parent.</u>
22	(a) Time period for commencingA proceeding to determine
23	whether a presumed parent is a parent of a child may be
24	<pre>commenced:</pre>
25	(1) before the child becomes an adult; or
26	(2) after the child becomes an adult, but only if the
27	child initiates the proceeding.
28	(b) Effect of presumption of parentageA presumption of
29	parentage under section 9204 (relating to presumption of
30	parentage) cannot be overcome after the child attains two years

- 36 -

1 of age unless the court determines:

(1) that the presumed parent is not a genetic parent,
never resided with the child and never held out the child as
the presumed parent's child; or
(2) the child has more than one presumed parent.
(c) Woman who gave birth with sole claimExcept as
otherwise provided in section 9614 (relating to precluding
establishment of parentage by perpetrator of sexual assault),
the following rules apply in a proceeding to adjudicate a
presumed parent's parentage of a child if the woman who gave
birth to the child is the only other individual with a claim to
parentage of the child:
(1) If no party to the proceeding challenges the
presumed parent's parentage of the child, the court shall
adjudicate the presumed parent to be a parent of the child.
(2) If the presumed parent is identified under section
9506 (relating to genetic testing results; challenge to
results) as a genetic parent of the child and that
identification is not successfully challenged under section
9506, the court shall adjudicate the presumed parent to be a
parent of the child.
(3) If the presumed parent is not identified under
section 9506 as a genetic parent of the child and the
presumed parent or the woman who gave birth to the child
challenges the presumed parent's parentage of the child, the
court shall adjudicate the parentage of the child in the best
interest of the child based on the factors under section
9613(a) and (b) (relating to adjudicating competing claims of
parentage).
(d) Multiple individuals with claimsExcept as otherwise

provided in section 9614 and subject to other limitations in
this chapter, if in a proceeding to adjudicate a presumed
parent's parentage of a child another individual in addition to
the woman who gave birth to the child asserts a claim to
parentage of the child, the court shall adjudicate parentage
under section 9613.
<u>§ 9609. Adjudicating claim of de facto parentage of child.</u>
(a) Individuals entitled to commence proceedingA
proceeding to establish parentage of a child under this section
may be commenced only by an individual who:
(1) is alive when the proceeding is commenced; and
(2) claims to be a de facto parent of the child.
(b) Time period for commencingAn individual who claims to
be a de facto parent of a child must commence a proceeding to
establish parentage of a child under this section:
(1) before the child attains 18 years of age; and
(2) while the child is alive.
(c) StandingThe following rules govern standing of an
individual who claims to be a de facto parent of a child to
maintain a proceeding under this section:
(1) The individual must file an initial verified
pleading alleging specific facts that support the claim to
parentage of the child asserted under this section. The
verified pleading must be served on all parents and legal
guardians of the child and any other party to the proceeding.
(2) An adverse party, parent or legal guardian may file
a pleading in response to the pleading filed under paragraph
(1). A responsive pleading must be verified and must be
served on parties to the proceeding.
(3) Unless the court finds a hearing is necessary to

1	determine disputed facts material to the issue of standing,
2	the court shall determine, based on the pleadings under
3	paragraphs (1) and (2), whether the individual has alleged
4	facts sufficient to satisfy by a preponderance of the
5	evidence the requirements of subsection (d). If the court
6	holds a hearing under this subsection, the hearing must be
7	held on an expedited basis.
8	(d) Individual with sole claimIn a proceeding to
9	<u>adjudicate parentage of an individual who claims to be a de</u>
10	facto parent of the child, if there is only one other individual
11	who is a parent or has a claim to parentage of the child, the
12	court shall adjudicate the individual who claims to be a de
13	facto parent to be a parent of the child if the individual
14	demonstrates by clear and convincing evidence that:
15	(1) the individual resided with the child as a regular
16	member of the child's household for a significant period;
17	(2) the individual engaged in consistent caretaking of
18	the child;
19	(3) the individual undertook full and permanent
20	responsibilities of a parent of the child without expectation
21	of financial compensation;
22	(4) the individual held out the child as the
23	individual's child;
24	(5) the individual established a bonded and dependent
25	relationship with the child which is parental in nature;
26	(6) another parent of the child fostered or supported
27	the bonded and dependent relationship required under
28	paragraph (5); and
29	(7) continuing the relationship between the individual
30	and the child is in the best interest of the child.

1	(e) Multiple individuals with claimsSubject to other
2	limitations in this chapter, if in a proceeding to adjudicate
3	parentage of an individual who claims to be a de facto parent of
4	the child there is more than one other individual who is a
5	parent or has a claim to parentage of the child and the court
6	determines that the requirements of subsection (d) are
7	satisfied, the court shall adjudicate parentage under section
8	9613 (relating to adjudicating competing claims of parentage).
9	<u>§ 9610. Adjudicating parentage of child with acknowledged</u>
10	parent.
11	(a) General ruleIf a child has an acknowledged parent, a
12	proceeding to challenge the acknowledgment of parentage or a
13	denial of parentage brought by a signatory to the acknowledgment
14	or denial is governed by sections 9309 (relating to challenge
15	after expiration of period for rescission) and 9310 (relating to
16	procedure for challenge by signatory).
17	(b) ProcedureIf a child has an acknowledged parent, the
18	following rules apply in a proceeding to challenge the
19	acknowledgment of parentage or a denial of parentage brought by
20	an individual, other than the child, who has standing under
21	section 9602 (relating to standing to maintain proceeding) and
22	was not a signatory to the acknowledgment or denial:
23	(1) The individual must commence the proceeding not
24	later than two years after the effective date of the
25	acknowledgment.
26	(2) The court may permit the proceeding only if the
27	court finds that permitting the proceeding is in the best
28	interest of the child.
29	(3) If the court permits the proceeding, the court shall
30	adjudicate parentage under section 9613 (relating to

- 40 -

1	adjudicating competing claims of parentage).
2	§ 9611. Adjudicating parentage of child with adjudicated
3	parent.
4	(a) General ruleIf a child has an adjudicated parent, a
5	proceeding to challenge the adjudication, brought by an
6	individual who was a party to the adjudication or received
7	notice under section 9603 (relating to notice of proceeding), is
8	governed by the rules governing a collateral attack on a
9	judgment.
10	(b) ProcedureIf a child has an adjudicated parent, the
11	following rules apply to a proceeding to challenge the
12	adjudication of parentage brought by an individual other than
13	the child who has standing under section 9602 (relating to
14	standing to maintain proceeding) and was not a party to the
15	adjudication and did not receive notice under section 9603:
16	(1) The individual must commence the proceeding not
17	later than two years after the effective date of the
18	adjudication.
19	(2) The court may permit the proceeding only if the
20	court finds that permitting the proceeding is in the best
21	interest of the child.
22	(3) If the court permits the proceeding, the court shall
23	adjudicate parentage under section 9613 (relating to
24	adjudicating competing claims of parentage).
25	§ 9612. Adjudicating parentage of child of assisted
26	reproduction.
27	(a) General ruleAn individual who is a parent under
28	Chapter 97 (relating to assisted reproduction) or the woman who
29	gave birth to the child may bring a proceeding to adjudicate
30	parentage. If the court determines that the individual is a
202	10HB0115PN0083 - 41 -

1	parent under Chapter 97, the court shall adjudicate the
2	individual to be a parent of the child.
3	(b) Multiple individuals with claimsIn a proceeding to
4	adjudicate an individual's parentage of a child, if another
5	individual other than the woman who gave birth to the child is a
6	parent under Chapter 97, the court shall adjudicate the
7	individual's parentage of the child under section 9613 (relating
8	to adjudicating competing claims of parentage).
9	§ 9613. Adjudicating competing claims of parentage.
10	(a) General ruleExcept as otherwise provided in section
11	9614 (relating to precluding establishment of parentage by
12	perpetrator of sexual assault), in a proceeding to adjudicate
13	competing claims of, or challenges under sections 9608(c)
14	(relating to adjudicating parentage of child with presumed
15	parent), 9610 (relating to adjudicating parentage of child with
16	acknowledged parent) or 9611 (relating to adjudicating parentage
17	of child with adjudicated parent) to parentage of a child by two
18	or more individuals, the court shall adjudicate parentage in the
19	best interest of the child, based on:
20	(1) the age of the child;
21	(2) the length of time during which each individual
22	assumed the role of parent of the child;
23	(3) the nature of the relationship between the child and
24	<u>each individual;</u>
25	(4) the harm to the child if the relationship between
26	the child and each individual is not recognized;
27	(5) the basis for each individual's claim to parentage
28	of the child; and
29	(6) other equitable factors arising from the disruption
30	of the relationship between the child and each individual or

1	the likelihood of other harm to the child.
2	(b) Factors to be consideredIf an individual challenges
3	parentage based on the results of genetic testing, in addition
4	to the factors listed in subsection (a), the court shall
5	<u>consider:</u>
6	(1) the facts surrounding the discovery that the
7	individual might not be a genetic parent of the child; and
8	(2) the length of time between the time that the
9	individual was placed on notice that the individual might not
10	be a genetic parent and the commencement of the proceeding.
11	(c) Adjudication of more than two parentsThe court may
12	adjudicate a child to have more than two parents under this part
13	if the court finds that failure to recognize more than two
14	parents would be detrimental to the child. A finding of
15	detriment to the child does not require a finding of unfitness
16	of any parent or individual seeking an adjudication of
17	parentage. In determining detriment to the child, the court
18	shall consider all relevant factors, including the harm if the
19	child is removed from a stable placement with an individual who
20	has fulfilled the child's physical needs and psychological needs
21	for care and affection and has assumed the role for a
22	substantial period.
23	§ 9614. Precluding establishment of parentage by perpetrator of
24	<u>sexual assault.</u>
25	(a) DefinitionIn this section, "sexual assault" means the
26	offense under 18 Pa.C.S. § 3124.1 (relating to sexual assault).
27	(b) General ruleIn a proceeding in which a woman alleges
28	that a man committed a sexual assault that resulted in the woman
29	giving birth to a child, the woman may seek to preclude the man
30	from establishing that he is a parent of the child.
202	10HB0115PN0083 - 43 -

1	(c) NonapplicabilityThis section does not apply if:
2	(1) the man described in subsection (b) has previously
3	been adjudicated to be a parent of the child; or
4	(2) after the birth of the child, the man established a
5	bonded and dependent relationship with the child which is
6	parental in nature.
7	(d) LimitationUnless section 9309 (relating to challenge
8	after expiration of period for rescission) or 9607 (relating to
9	adjudicating parentage of child with alleged genetic parent)
10	applies, a woman must file a pleading making an allegation under
11	subsection (b) not later than two years after the birth of the
12	child. The woman may file the pleading only in a proceeding to
13	establish parentage under this part.
14	(e) Evidentiary standardAn allegation under subsection
15	(b) may be proved by:
16	(1) evidence that the man was convicted of a sexual
17	assault, or a comparable crime in another jurisdiction,
18	against the woman and the child was born not later than 300
19	days after the sexual assault; or
20	(2) clear and convincing evidence that the man committed
21	sexual assault against the woman, and the child was born not
22	later than 300 days after the sexual assault.
23	(f) Duty of courtSubject to subsections (a), (b), (c) and
24	(d), if the court determines that an allegation has been proven
25	under subsection (e), the court shall:
26	(1) adjudicate that the man described in subsection (b)
27	is not a parent of the child;
28	(2) require the Bureau of Vital Statistics to amend the
29	birth certificate if requested by the woman and the court
30	determines that the amendment is in the best interest of the

1	child; and
2	(3) require the man pay to child support, birth-related
3	costs or both, unless the woman requests otherwise and the
4	court determines that granting the request is in the best
5	interest of the child.
6	SUBCHAPTER C
7	HEARING AND ADJUDICATION
8	<u>Sec.</u>
9	9615. Temporary order.
10	9616. Combining proceedings.
11	9617. Proceeding before birth.
12	9618. Child as party; representation.
13	9619. Court to adjudicate parentage.
14	9620. Hearing; inspection of records.
15	9621. Dismissal for want of prosecution.
16	9622. Order adjudicating parentage.
17	9623. Binding effect of determination of parentage.
18	<u>§ 9615. Temporary order.</u>
19	(a) General ruleIn a proceeding under this chapter, the
20	court may issue a temporary order for child support if the order
21	is consistent with the law of this State other than this part
22	and the individual ordered to pay support is:
23	(1) a presumed parent of the child;
24	(2) petitioning to be adjudicated a parent;
25	(3) identified as a genetic parent through genetic
26	testing under section 9506 (relating to genetic testing
27	<pre>results; challenge to results);</pre>
28	(4) an alleged genetic parent who has declined to submit
29	to genetic testing;
30	(5) shown by clear and convincing evidence to be a

	1	parent	of	the	child;	or	
--	---	--------	----	-----	--------	----	--

1	parent of the child, of
2	(6) a parent under this part.
3	(b) Custody and visitation provisionsA temporary order
4	may include a provision for custody and visitation under the law
5	of this State other than this part.
6	<u>§ 9616. Combining proceedings.</u>
7	(a) General ruleExcept as otherwise provided in
8	subsection (b), the court may combine a proceeding to adjudicate
9	parentage under this part with a proceeding for adoption,
10	termination of parental rights, child custody or visitation,
11	child support, divorce, dissolution or annulment administration
12	of an estate or another appropriate proceeding.
13	(b) ProhibitionA respondent may not combine a proceeding
14	described in subsection (a) with a proceeding to adjudicate
15	parentage brought under Part VIII (relating to uniform
16	interstate family support).
17	§ 9617. Proceeding before birth.
18	Except as otherwise provided in Chapter 98 (relating to
19	surrogacy agreement), a proceeding to adjudicate parentage may
20	be commenced before the birth of the child and an order or
21	judgment may be entered before birth, but enforcement of the
22	order or judgment must be stayed until the birth of the child.
23	<u>§ 9618. Child as party; representation.</u>
24	(a) Minor child as partyA minor child is a proper party
25	but not a necessary party to a proceeding under this chapter.
26	(b) Representation of childThe court shall appoint an
27	<u>attorney, guardian ad litem or similar person to represent a</u>
28	child in a proceeding under this chapter if the court finds that
29	the interests of the child are not adequately represented.
30	<u>§ 9619. Court to adjudicate parentage.</u>

1	The court shall adjudicate parentage of a child without a
2	jury.
3	<u>§ 9620. Hearing; inspection of records.</u>
4	(a) Closure of proceedingOn request of a party and for
5	good cause, the court may close a proceeding under this chapter
6	to the public.
7	(b) Final order and other documentsA final order in a
8	proceeding under this chapter is available for public
9	inspection. Other papers and records are available for public
10	inspection only with the consent of the parties or by court
11	<u>order.</u>
12	§ 9621. Dismissal for want of prosecution.
13	The court may dismiss a proceeding under this part for want
14	of prosecution only without prejudice. An order of dismissal for
15	want of prosecution purportedly with prejudice is void and has
16	only the effect of a dismissal without prejudice.
17	<u>§ 9622. Order adjudicating parentage.</u>
18	(a) Identification of childAn order adjudicating
19	parentage must identify the child in a manner provided by the
20	law of this State other than this part.
21	(b) Fees, costs and expensesExcept as otherwise provided
22	in subsection (c), the court may assess filing fees, reasonable
23	attorney fees, fees for genetic testing, other costs and
24	necessary travel and other reasonable expenses incurred in a
25	proceeding under this chapter. Attorney fees awarded under this
26	subsection may be paid directly to the attorney and the attorney
27	may enforce the order in the attorney's own name.
28	(c) Domestic relations sectionsThe court may not assess
29	fees, costs or expenses in a proceeding under this chapter
30	against the domestic relations section of a court of this State

- 47 -

1	or another state, except as provided by the law of this State
2	other than this part.
3	(d) Admissibility of genetic testing and health care
4	billsIn a proceeding under this chapter, a copy of a bill for
5	genetic testing or prenatal or postnatal health care for the
6	woman who gave birth to the child and the child provided to the
7	adverse party not later than 10 days before a hearing is
8	admissible to establish:
9	(1) the amount of the charge billed; and
10	(2) that the charge is reasonable and necessary.
11	(e) Child name changesOn request of a party and for good
12	cause, the court in a proceeding under this chapter may order
13	the name of the child changed. If the court order changing the
14	name varies from the name on the birth certificate of the child,
15	the court shall order the Bureau of Vital Statistics to issue an
16	amended birth certificate.
17	§ 9623. Binding effect of determination of parentage.
18	(a) General ruleExcept as otherwise provided in
19	subsection (b):
20	(1) a signatory to an acknowledgment of parentage or
21	denial of parentage is bound by the acknowledgment and denial
22	as provided in Chapter 93 (relating to voluntary
23	acknowledgment of parentage); and
24	(2) a party to an adjudication of parentage by a court
25	acting under circumstances that satisfy the jurisdiction
26	requirements of section 7201 (relating to bases for
27	jurisdiction over nonresident) and any individual who
28	received notice of the proceeding are bound by the
29	
	adjudication.

1	<u>parentage under this part unless:</u>
2	(1) the determination was based on an unrescinded
3	acknowledgment of parentage and the acknowledgment is
4	consistent with the results of genetic testing;
5	(2) the determination was based on a finding consistent
6	with the results of genetic testing and the consistency is
7	declared in the determination or otherwise shown;
8	(3) the determination of parentage was made under
9	Chapters 97 (relating to assisted reproduction) or 98
10	(relating to surrogacy agreement); or
11	(4) the child was a party or was represented by an
12	attorney, guardian ad litem or similar person in the
13	proceeding.
14	(c) Other proceedingsIn a proceeding for divorce,
15	dissolution or annulment, the court is deemed to have made an
16	adjudication of parentage of a child if the court acts under
17	circumstances that satisfy the jurisdiction requirements of
18	section 7201 and the final order:
19	(1) expressly identifies the child as a "child of the
20	marriage" or "issue of the marriage" or includes similar
21	words indicating that both spouses are parents of the child;
22	or
23	(2) provides for support of the child by a spouse unless
24	that spouse's parentage is disclaimed specifically in the
25	<u>order.</u>
26	(d) Defense available to nonpartiesExcept as otherwise
27	provided in subsection (b) or section 9611 (relating to
28	adjudicating parentage of child with adjudicated parent), a
29	determination of parentage may be asserted as a defense in a
30	subsequent proceeding seeking to adjudicate parentage of an

- 49 -

1	<u>individual who was not a party to the earlier proceeding.</u>
2	(e) Challenges to adjudication by partiesA party to an
3	adjudication of parentage may challenge the adjudication only
4	under the law of this State other than this part relating to
5	appeal, vacation of judgment or other judicial review.
6	<u>CHAPTER 97</u>
7	ASSISTED REPRODUCTION
8	<u>Sec.</u>
9	<u>9701. Scope of chapter.</u>
10	<u>9702. Parental status of donor.</u>
11	9703. Parentage of child of assisted reproduction.
12	9704. Consent to assisted reproduction.
13	9705. Limitation on spouse's dispute of parentage.
14	9706. Effect of certain legal proceedings regarding marriage.
15	9707. Withdrawal of consent.
16	9708. Parental status of deceased individual.
17	§ 9701. Scope of chapter.
18	This chapter does not apply to the birth of a child conceived
19	by sexual intercourse or assisted reproduction under a surrogacy
20	agreement under Chapter 98 (relating to surrogacy agreement).
21	<u>§ 9702. Parental status of donor.</u>
22	<u>A donor is not a parent of a child conceived by assisted</u>
23	reproduction.
24	§ 9703. Parentage of child of assisted reproduction.
25	An individual who consents under section 9704 (relating to
26	consent to assisted reproduction) to assisted reproduction by a
27	woman with the intent to be a parent of a child conceived by the
28	assisted reproduction is a parent of the child.
29	§ 9704. Consent to assisted reproduction.
30	(a) Record requiredExcept as otherwise provided in

1	subsection (b), the consent described in section 9703 (relating
2	to parentage of child or assisted reproduction) must be in a
3	record signed by a woman giving birth to a child conceived by
4	assisted reproduction and an individual who intends to be a
5	parent of the child.
6	(b) ExceptionFailure to consent in a record as required
7	by subsection (a) before, on or after birth of the child does
8	not preclude the court from finding consent to parentage if:
9	(1) the woman or the individual proves by clear and
10	convincing evidence the existence of an express agreement
11	entered into before conception that the individual and the
12	woman intended they both would be parents of the child; or
13	(2) the woman and the individual for the first two years
14	of the child's life, including any period of temporary
15	absence, resided together in the same household with the
16	child and both openly held out the child as the individual's
17	child, unless the individual dies or becomes incapacitated
18	before the child attains two years of age or the child dies
19	before the child attains two years of age, in which case the
20	court may find consent under this subsection to parentage if
21	a party proves by clear and convincing evidence that the
22	woman and the individual intended to reside together in the
23	same household with the child and both intended the
24	individual would openly hold out the child as the
25	individual's child, but the individual was prevented from
26	carrying out that intent by death or incapacity.
27	<u>§ 9705. Limitation on spouse's dispute of parentage.</u>
28	(a) General ruleExcept as otherwise provided in
29	subsection (b), an individual who at the time of a child's birth
30	is the spouse of the woman who gave birth to the child by
202	

- 51 -

1	assisted reproduction, may not challenge the individual's
2	parentage of the child unless:
3	(1) not later than two years after the birth of the
4	child, the individual commences a proceeding to adjudicate
5	the individual's parentage of the child; and
6	(2) the court finds the individual did not consent to
7	the assisted reproduction before, on or after birth of the
8	child or withdrew consent under section 9707 (relating to
9	withdrawal of consent).
10	(b) Time period to commence proceedingA proceeding to
11	adjudicate a spouse's parentage of a child born by assisted
12	reproduction may be commenced at any time if the court
13	<u>determines:</u>
14	(1) the spouse neither provided a gamete for, nor
15	consented to, the assisted reproduction;
16	(2) the spouse and the woman who gave birth to the child
17	have not cohabited since the probable time of assisted
18	reproduction; and
19	(3) the spouse never openly held out the child as the
20	spouse's child.
21	(c) ApplicabilityThis section applies to a spouse's
22	dispute of parentage even if the spouse's marriage is declared
23	invalid after assisted reproduction occurs.
24	<u>§ 9706. Effect of certain legal proceedings regarding marriage.</u>
25	If a marriage of a woman who gives birth to a child conceived
26	by assisted reproduction is terminated through divorce or
27	dissolution, or annulled before transfer of gametes or embryos
28	to the woman, a former spouse of the woman is not a parent of
29	the child unless the former spouse consented in a record that
30	the former spouse would be a parent of the child if assisted
202	10HB0115PN0083 - 52 -

1	reproduction were to occur after a divorce, dissolution or
2	annulment and the former spouse did not withdraw consent under
3	section 9707 (relating to withdrawal of consent).
4	<u>§ 9707. Withdrawal of consent.</u>
5	(a) General ruleAn individual who consents under section
6	9704 (relating to consent to assisted reproduction) to assisted
7	reproduction may withdraw consent any time before a transfer
8	that results in a pregnancy by giving notice in a record of the
9	withdrawal of consent to the woman who agreed to give birth to a
10	child conceived by assisted reproduction and to any clinic or
11	health care provider facilitating the assisted reproduction.
12	Failure to give notice to the clinic or health care provider
13	does not affect a determination of parentage under this part.
14	(b) Effect of withdrawalAn individual who withdraws
15	consent under subsection (a) is not a parent of the child under
16	this chapter.
17	<u>§ 9708. Parental status of deceased individual.</u>
18	(a) Death after gamete or embryo transferIf an individual
19	who intends to be a parent of a child conceived by assisted
20	
21	reproduction dies during the period between the transfer of a
2 I	reproduction dies during the period between the transfer of a gamete or embryo and the birth of the child, the individual's
22	
	gamete or embryo and the birth of the child, the individual's
22	gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's
22 23	gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a
22 23 24	gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a parent of the child under this part.
22 23 24 25	<pre>gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a parent of the child under this part.    (b) Death before gamete or embryo transferIf an</pre>
22 23 24 25 26	<pre>gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a parent of the child under this part.    (b) Death before gamete or embryo transferIf an individual who consented in a record to assisted reproduction by</pre>
22 23 24 25 26 27	<pre>gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a parent of the child under this part. (b) Death before gamete or embryo transferIf an individual who consented in a record to assisted reproduction by a woman who agreed to give birth to a child dies before a</pre>
22 23 24 25 26 27 28	<pre>gamete or embryo and the birth of the child, the individual's death does not preclude the establishment of the individual's parentage of the child if the individual otherwise would be a parent of the child under this part.    (b) Death before gamete or embryo transferIf an individual who consented in a record to assisted reproduction by a woman who agreed to give birth to a child dies before a transfer of gametes or embryos, the deceased individual is a</pre>

1		(1) either:
2		(i) the individual consented in a record that if
3		assisted reproduction were to occur after the death of
4		the individual, the individual would be a parent of the
5		<u>child; or</u>
6		(ii) the individual's intent to be a parent of a
7		child conceived by assisted reproduction after the
8		individual's death is established by clear and convincing
9		evidence; and
10		(2) either:
11		(i) the embryo is in utero not later than 36 months
12		after the individual's death; or
13		(ii) the child is born not later than 45 months
14		after the individual's death.
15		<u>CHAPTER 98</u>
16		SURROGACY AGREEMENT
17	<u>Subcha</u>	pter
18	<u>A.</u>	<u>General Requirements</u>
19	<u>B.</u>	Special Rules for Gestational Surrogacy Agreement
20	<u>C.</u>	Special Rules for Genetic Surrogacy Agreement
21		SUBCHAPTER A
22		<u>GENERAL REQUIREMENTS</u>
23	<u>Sec.</u>	
24	<u>9801.</u>	Definitions.
25	<u>9802.</u>	Eligibility to enter gestational or genetic surrogacy
26		agreement.
27	<u>9803.</u>	Requirements of gestational or genetic surrogacy
28		agreement: process.
29	9804.	Requirements of gestational or genetic surrogacy
30		agreements: content.
202	10нв011	.5PN0083 - 54 -

1	9805. Surrogacy agreement: effect of subsequent change of
2	marital status.
3	9806. Inspection of documents.
4	9807. Exclusive, continuing jurisdiction.
5	<u>§ 9801. Definitions.</u>
6	The following words and phrases when used in this chapter
7	shall have the meanings given to them in this section unless the
8	context clearly indicates otherwise:
9	"Genetic surrogate." A woman who is not an intended parent
10	and who agrees to become pregnant through assisted reproduction
11	using her own gamete, under a genetic surrogacy agreement as
12	provided in this chapter.
13	"Gestational surrogate." A woman who is not an intended
14	parent and who agrees to become pregnant through assisted
15	reproduction using gametes that are not her own, under a
16	gestational surrogacy agreement as provided in this chapter.
17	"Surrogacy agreement." An agreement between one or more
18	intended parents and a woman who is not an intended parent in
19	which the woman agrees to become pregnant through assisted
20	reproduction and which provides that each intended parent is a
21	parent of a child conceived under the agreement. Unless
22	otherwise specified, the term refers to both a gestational
23	surrogacy agreement and a genetic surrogacy agreement.
24	<u>§ 9802. Eligibility to enter gestational or genetic surrogacy</u>
25	agreement.
26	(a) Requirements for surrogatesTo execute an agreement to
27	<u>act as a gestational or genetic surrogate, a woman must:</u>
28	(1) have attained 21 years of age;
29	(2) previously have given birth to at least one child;
30	(3) complete a medical evaluation related to the

- 55 -

1	surrogacy arrangement by a licensed medical doctor;
2	(4) complete a mental health consultation by a licensed
3	mental health professional; and
4	(5) have independent legal representation of her choice
5	throughout the surrogacy arrangement regarding the terms of
6	the surrogacy agreement and the potential legal consequences
7	of the agreement.
8	(b) Requirements for intended parentsTo execute a
9	surrogacy agreement, each intended parent, whether or not
10	genetically related to the child, must:
11	(1) have attained 21 years of age;
12	(2) complete a medical evaluation related to the
13	surrogacy arrangement by a licensed medical doctor;
14	(3) complete a mental health consultation by a licensed
15	mental health professional; and
16	(4) have independent legal representation of the
17	intended parent's choice throughout the surrogacy arrangement
18	regarding the terms of the surrogacy agreement and the
19	potential legal consequences of the agreement.
20	<u>§ 9803. Requirements of gestational or genetic surrogacy</u>
21	agreement: process.
22	<u>A surrogacy agreement must be executed in compliance with the</u>
23	following rules:
24	(1) At least one party must be a resident of this State
25	or, if no party is a resident of this State, at least one
26	medical evaluation or procedure or mental health consultation
27	under the agreement must occur in this State.
28	(2) A surrogate and each intended parent must meet the
29	requirements of section 9802 (relating to eligibility to
30	enter gestational or genetic surrogacy agreement).

1 (3) Each intended parent, the surrogate and the
2 <u>surrogate's spouse, if any, must be parties to the agreement.</u>
3 (4) The agreement must be in a record signed by each
4 party listed in paragraph (3).
5 (5) The surrogate and each intended parent must
6 <u>acknowledge in a record receipt of a copy of the agreement.</u>
7 (6) The signature of each party to the agreement must be
8 <u>attested by a notarial officer or witnessed.</u>
9 (7) The surrogate and the intended parent or parents
10 must have independent legal representation throughout the
11 <u>surrogacy arrangement regarding the terms of the surrogacy</u>
12 agreement and the potential legal consequences of the
13 agreement, and each counsel must be identified in the
14 <u>surrogacy agreement.</u>
15 (8) The intended parent or parents must pay for
16 <u>independent legal representation for the surrogate.</u>
17 (9) The agreement must be executed before a medical
18 procedure occurs related to the surrogacy agreement, other
19 <u>than the medical evaluation and mental health consultation</u>
20 required by section 9802.
21 <u>§ 9804. Requirements of gestational or genetic surrogacy</u>
22 <u>agreements: content.</u>
23 (a) General ruleA surrogacy agreement must comply with
24 the following requirements:
25 (1) A surrogate agrees to attempt to become pregnant by
26 <u>means of assisted reproduction.</u>
27 (2) Except as otherwise provided in sections 9811
28 <u>(relating to gestational surrogacy agreement: order of</u>
29 parentage), 9814 (relating to termination of genetic
30 <u>surrogacy agreement) and 9815 (relating to parentage under</u>
20210HB0115PN0083 - 57 -

1 validated genetic surrogacy agreement), the surrogate and the 2 surrogate's spouse or former spouse, if any, have no claim to parentage of a child conceived by assisted reproduction under 3 4 the agreement. (3) The surrogate's spouse, if any, must acknowledge and 5 agree to comply with the obligations imposed on the surrogate 6 7 by the agreement. 8 (4) Except as otherwise provided in sections 9811, 9814 9 and 9815, the intended parent or, if there are two intended parents, each one jointly and severally, immediately on birth 10 11 will be the exclusive parent or parents of the child, 12 regardless of number of children born or gender or mental or 13 physical condition of each child. 14 (5) Except as otherwise provided in sections 9811, 9814 and 9815, the intended parent or, if there are two intended 15 16 parents, each parent jointly and severally, immediately on birth will assume responsibility for the financial support of 17 18 the child, regardless of number of children born or gender or 19 mental or physical condition of each child. 20 (6) The agreement must include information disclosing 21 how each intended parent will cover the surrogacy-related 22 expenses of the surrogate and the medical expenses of the 23 child. If health care coverage is used to cover the medical 24 expenses, the disclosure must include a summary of the health 25 care policy provisions related to coverage for surrogate 26 pregnancy, including any possible liability of the surrogate, third-party liability liens, other insurance coverage and any 27 notice requirement that could affect coverage or liability of 28 29 the surrogate. Unless the agreement expressly provides 30 otherwise, the review and disclosure do not constitute legal

1	advice. If the extent of coverage is uncertain, a statement
2	of that fact is sufficient to comply with this paragraph.
3	(7) The agreement must permit the surrogate to make all
4	health and welfare decisions regarding herself and her
5	pregnancy. This part does not enlarge or diminish the
6	surrogate's right to terminate her pregnancy.
7	(8) The agreement must include information about each
8	party's right under this chapter to terminate the surrogacy
9	agreement.
10	(b) Additional provisionsA surrogacy agreement may
11	provide for:
12	(1) payment of consideration and reasonable expenses;
13	and
14	(2) reimbursement of specific expenses if the agreement
15	is terminated under this chapter.
16	(c) Assignment prohibitedA right created under a
17	surrogacy agreement is not assignable, and there is no third-
18	party beneficiary of the agreement other than the child.
19	§ 9805. Surrogacy agreement: effect of subsequent change of
20	marital status.
21	(a) SurrogatesUnless a surrogacy agreement expressly
22	provides otherwise:
23	(1) the marriage of a surrogate after the agreement is
24	signed by all parties does not affect the validity of the
25	agreement, her spouse's consent to the agreement is not
26	required and her spouse is not a presumed parent of a child
27	conceived by assisted reproduction under the agreement; and
28	(2) the divorce, dissolution or annulment of the
29	surrogate after the agreement is signed by all parties does
30	not affect the validity of the agreement.

- 59 -

1	(b) Intended parentsUnless a surrogacy agreement
2	
	expressly provides otherwise:
3	(1) the marriage of an intended parent after the
4	agreement is signed by all parties does not affect the
5	validity of a surrogacy agreement, the consent of the spouse
6	of the intended parent is not required and the spouse of the
7	intended parent is not, based on the agreement, a parent of a
8	child conceived by assisted reproduction under the agreement;
9	and
10	(2) the divorce, dissolution or annulment of an intended
11	parent after the agreement is signed by all parties does not
12	affect the validity of the agreement, and, except as
13	otherwise provided in section 9814 (relating to termination
14	of genetic surrogacy agreement), the intended parents are the
15	parents of the child.
16	§ 9806. Inspection of documents.
17	Unless the court orders otherwise, a petition and any other
18	document related to a surrogacy agreement filed with the court
19	under this subchapter are not open to inspection by any
20	individual other than the parties to the proceeding, a child
21	conceived by assisted reproduction under the agreement, their
22	attorneys and the Department of Health. A court may not
23	authorize an individual to inspect a document related to the
24	agreement unless required by exigent circumstances. The
25	individual seeking to inspect the document may be required to
26	pay the expense of preparing a copy of the document to be
27	inspected.
28	<u>§ 9807. Exclusive, continuing jurisdiction.</u>
29	During the period after the execution of a surrogacy
30	agreement until 90 days after the birth of a child conceived by
202	10HB0115PN0083 - 60 -

1	assisted reproduction under the agreement, a court of this State
2	conducting a proceeding under this part has exclusive,
3	continuing jurisdiction over all matters arising out of the
4	agreement. This section does not give the court jurisdiction
5	over a child custody proceeding or child support proceeding if
6	jurisdiction is not otherwise authorized by the law of this
7	State other than this part.
8	SUBCHAPTER B
9	SPECIAL RULES FOR GESTATIONAL SURROGACY AGREEMENT
10	Sec.
11	9808. Termination of gestational surrogacy agreement.
12	9809. Parentage under gestational surrogacy agreement.
13	9810. Gestational surrogacy agreement: parentage of deceased
14	intended parent.
15	9811. Gestational surrogacy agreement: order of parentage.
16	9812. Effect of gestational surrogacy agreement.
17	§ 9808. Termination of gestational surrogacy agreement.
18	(a) General ruleA party to a gestational surrogacy
19	agreement may terminate the agreement at any time before an
20	embryo transfer by giving notice of termination in a record to
21	all other parties. If an embryo transfer does not result in a
22	pregnancy, a party may terminate the agreement at any time
23	<u>before a subsequent embryo transfer.</u>
24	(b) Limited releaseUnless a gestational surrogacy
25	agreement provides otherwise, on termination of the agreement
26	under subsection (a), the parties are released from the
27	agreement, except that each intended parent remains responsible
28	for expenses that are reimbursable under the agreement and
29	incurred by the gestational surrogate through the date of
30	termination.
202	10HB0115PN0083 - 61 -

1	(c) Penalties and liquidated damages prohibitedExcept in
2	a case involving fraud, neither a gestational surrogate nor the
3	surrogate's spouse or former spouse, if any, is liable to the
4	intended parent or parents for a penalty or liquidated damages
5	for terminating a gestational surrogacy agreement under this
6	section.
7	<u>§ 9809. Parentage under gestational surrogacy agreement.</u>
8	(a) Intended parentsExcept as otherwise provided in
9	subsection (c) or section 9810(b) (relating to gestational
10	surrogacy agreement: parentage of deceased intended parent) or
11	9812 (relating to effect of gestational surrogacy agreement), on
12	the birth of a child conceived by assisted reproduction under a
13	gestational surrogacy agreement, each intended parent is, by
14	operation of law, a parent of the child.
15	(b) SurrogatesExcept as otherwise provided in subsection
16	(c) or section 9812, neither a gestational surrogate nor the
17	surrogate's spouse or former spouse, if any, is a parent of the
18	child.
19	(c) When genetic testing requiredIf a child is alleged to
20	be a genetic child of the woman who agreed to be a gestational
21	surrogate, the court shall order genetic testing of the child.
22	If the child is a genetic child of the woman who agreed to be a
23	gestational surrogate, parentage must be determined based on
24	Chapters 91 (relating to general provisions), 92 (relating to
25	parent-child relationship), 93 (relating to voluntary
26	acknowledgment of parentage), 94 (relating to registry of
27	paternity), 95 (relating to genetic testing) and 96 (relating to
28	proceeding to adjudicate parentage).
29	(d) Clinical and laboratory errorsExcept as otherwise
30	provided in subsection (c) or section 9810(b) or 9812, if, due
<u> </u>	

- 62 -

1	to a clinical or laboratory error, a child conceived by assisted
2	reproduction under a gestational surrogacy agreement is not
3	genetically related to an intended parent or a donor who donated
4	to the intended parent or parents, each intended parent, and not
5	the gestational surrogate and the surrogate's spouse or former
6	spouse, if any, is a parent of the child, subject to any other
7	<u>claim of parentage.</u>
8	<u>§ 9810. Gestational surrogacy agreement: parentage of deceased</u>
9	intended parent.
10	<u>(a) Death after gamete or embryo transferSection 9809</u>
11	(relating to parentage under gestational surrogacy agreement)
12	applies to an intended parent even if the intended parent died
13	during the period between the transfer of a gamete or embryo and
14	the birth of the child.
15	(b) Death before gamete or embryo transferExcept as
16	otherwise provided in section 9812 (relating to effect of
17	gestational surrogacy agreement), an intended parent is not a
18	parent of a child conceived by assisted reproduction under a
19	gestational surrogacy agreement if the intended parent dies
20	before the transfer of a gamete or embryo unless:
21	(1) the agreement provides otherwise; and
22	(2) the transfer of a gamete or embryo occurs not later
23	than 36 months after the death of the intended parent or
24	birth of the child occurs not later than 45 months after the
25	death of the intended parent.
26	<u>§ 9811. Gestational surrogacy agreement: order of parentage.</u>
27	(a) Permissible reliefExcept as otherwise provided in
28	sections 9809(c) (relating to parentage under gestational
29	surrogacy agreement) or 9812 (relating to effect of gestational
30	surrogacy agreement), before, on or after the birth of a child
202	10HB0115PN0083 - 63 -

1	conceived by assisted reproduction under a gestational surrogacy
2	agreement, a party to the agreement may commence a proceeding in
3	<u>court for an order or judgment:</u>
4	(1) declaring that each intended parent is a parent of
5	the child and ordering that parental rights and duties vest
6	immediately on the birth of the child exclusively in each
7	intended parent;
8	(2) declaring that the gestational surrogate and the
9	surrogate's spouse or former spouse, if any, are not the
10	parents of the child;
11	(3) designating the content of the birth record in
12	accordance with law and directing the Bureau of Vital
13	Statistics to designate each intended parent as a parent of
14	the child;
15	(4) to protect the privacy of the child and the parties,
16	declaring that the court record is not open to inspection,
17	except as authorized under section 9806 (relating to
18	inspection of documents);
19	(5) if necessary, that the child be surrendered to the
20	intended parent or parents; and
21	(6) for other relief the court determines necessary and
22	proper.
23	(b) Order of judgment before birthThe court may issue an
24	order or judgment under subsection (a) before the birth of the
25	child. The court shall stay enforcement of the order or judgment
26	until the birth of the child.
27	(c) State not necessary partyNeither this State nor the
28	Bureau of Vital Statistics is a necessary party to a proceeding
29	under subsection (a).
30	§ 9812. Effect of gestational surrogacy agreement.
202	

- 64 -

1	(a) General ruleA gestational surrogacy agreement that
2	complies with sections 9802 (relating to eligibility to enter
3	gestational or genetic surrogacy agreement), 9803 (relating to
4	requirements of gestational or genetic surrogacy agreement:
5	process) and 9804 (relating to requirements of gestational or
6	genetic surrogacy agreement: content) is enforceable.
7	(b) Noncomplying gestational surrogacy agreementsIf a
8	child was conceived by assisted reproduction under a gestational
9	surrogacy agreement that does not comply with sections 9802,
10	9803 and 9804, the court shall determine the rights and duties
11	of the parties to the agreement consistent with the intent of
12	the parties at the time of execution of the agreement. Each
13	party to the agreement and any individual who at the time of the
14	execution of the agreement was a spouse of a party to the
15	agreement has standing to maintain a proceeding to adjudicate an
16	issue related to the enforcement of the agreement.
17	(c) Remedies for breachExcept as expressly provided in a
18	gestational surrogacy agreement or subsection (d) or (e), if the
19	agreement is breached by the gestational surrogate or one or
20	more intended parents, the nonbreaching party is entitled to the
21	remedies available at law or in equity.
22	(d) When specific performance prohibitedSpecific
23	performance is not a remedy available for breach by a
24	gestational surrogate of a provision in the agreement that the
25	gestational surrogate be impregnated, terminate or not terminate
26	a pregnancy or submit to medical procedures.
27	(e) When specific performance permittedExcept as
28	otherwise provided in subsection (d), if an intended parent is
29	determined to be a parent of the child, specific performance is
30	<u>a remedy available for:</u>

- 65 -

1	(1) breach of the agreement by a gestational surrogate
2	which prevents the intended parent from exercising
3	immediately on birth of the child the full rights of
4	parentage; or
5	(2) breach by the intended parent which prevents the
6	intended parent's acceptance, immediately on birth of the
7	child conceived by assisted reproduction under the agreement,
8	of the duties of parentage.
9	SUBCHAPTER C
10	SPECIAL RULES FOR GENETIC SURROGACY AGREEMENT
11	<u>Sec.</u>
12	9813. Requirements to validate genetic surrogacy agreement.
13	9814. Termination of genetic surrogacy agreement.
14	9815. Parentage under validated genetic surrogacy agreement.
15	9816. Effect of nonvalidated genetic surrogacy agreement.
16	9817. Genetic surrogacy agreement: parentage of deceased
17	intended parent.
18	9818. Breach of genetic surrogacy agreement.
19	<u>§ 9813. Requirements to validate genetic surrogacy agreement.</u>
20	(a) Prior court approvalExcept as otherwise provided in
21	section 9816 (relating to effect of nonvalidated genetic
22	surrogacy agreement), to be enforceable, a genetic surrogacy
23	agreement must be validated by the court. A proceeding to
24	validate the agreement must be commenced before assisted
25	reproduction related to the surrogacy agreement.
26	(b) ConditionsThe court shall issue an order validating a
27	genetic surrogacy agreement if the court finds that:
28	(1) sections 9802 (relating to eligibility to enter
29	gestational or genetic surrogacy agreement), 9803 (relating
30	to requirements of gestational or genetic surrogacy

1	agreement: process) and 9804 (relating to requirements of
2	gestational or genetic surrogacy agreement: content) are
3	satisfied; and
4	(2) all parties entered into the agreement voluntarily
5	and understand its terms.
6	(c) Notice of termination An individual who terminates
7	under section 9814 (relating to termination of genetic surrogacy
8	agreement) a genetic surrogacy agreement shall file notice of
9	the termination with the court. On receipt of the notice, the
10	court shall vacate any order issued under subsection (b). An
11	individual who does not notify the court of the termination of
12	the agreement is subject to sanctions.
13	§ 9814. Termination of genetic surrogacy agreement.
14	(a) General ruleA party to a genetic surrogacy agreement
15	may terminate the agreement as follows:
16	(1) An intended parent who is a party to the agreement
17	may terminate the agreement at any time before a gamete or
18	embryo transfer by giving notice of termination in a record
19	to all other parties. If a gamete or embryo transfer does not
20	result in a pregnancy, a party may terminate the agreement at
21	any time before a subsequent gamete or embryo transfer. The
22	notice of termination must be attested by a notarial officer
23	<u>or witnessed.</u>
24	(2) A genetic surrogate who is a party to the agreement
25	may withdraw consent to the agreement any time before 72
26	hours after the birth of a child conceived by assisted
27	reproduction under the agreement. To withdraw consent, the
28	genetic surrogate must execute a notice of termination in a
29	record stating the surrogate's intent to terminate the
30	agreement. The notice of termination must be attested by a
202	10HB0115PN0083 - 67 -

1	notarial officer or be witnessed and be delivered to each
2	intended parent at any time before 72 hours after the birth
3	of the child.
4	(b) Limited releaseOn termination of the genetic
5	surrogacy agreement under subsection (a), the parties are
6	released from all obligations under the agreement, except that
7	each intended parent remains responsible for all expenses
8	incurred by the surrogate through the date of termination, which
9	are reimbursable under the agreement. Unless the agreement
10	provides otherwise, the surrogate is not entitled to any
11	nonexpense-related compensation paid for serving as a surrogate.
12	(c) Penalties and liquidated damages prohibitedExcept in
13	a case involving fraud, neither a genetic surrogate nor the
14	surrogate's spouse or former spouse, if any, is liable to the
15	intended parent or parents for a penalty or liquidated damages
16	for terminating a genetic surrogacy agreement under this
17	section.
18	<u>§ 9815. Parentage under validated genetic surrogacy agreement.</u>
19	<u>(a) Intended parentsUnless a genetic surrogate exercises</u>
20	the right under section 9814 (relating to termination of genetic
21	surrogacy agreement) to terminate a genetic surrogacy agreement,
22	each intended parent is a parent of a child conceived by
23	assisted reproduction under an agreement validated under section
24	<u>9813 (relating to requirements to validate genetic surrogacy</u>
25	<u>agreement).</u>
26	(b) Court orderUnless a genetic surrogate exercises the
27	right under section 9814 to terminate the genetic surrogacy
28	agreement, on proof of a court order issued under section 9813
29	validating the agreement, the court shall make an order:
30	(1) declaring that each intended parent is a parent of a
202	10HB0115PN0083 - 68 -

1	child conceived by assisted reproduction under the agreement
2	and ordering that parental rights and duties vest exclusively
3	in each intended parent;
4	(2) declaring that the gestational surrogate and the
5	surrogate's spouse or former spouse, if any, are not parents
6	of the child;
7	(3) designating the contents of the birth certificate in
8	accordance with the law of this State other than this part
9	and directing the Bureau of Vital Statistics to designate
10	each intended parent as a parent of the child;
11	(4) to protect the privacy of the child and the parties,
12	declaring that the court record is not open to inspection,
13	except as authorized under section 9806 (relating to
14	inspection of documents);
15	(5) if necessary, that the child be surrendered to the
16	intended parent or parents; and
17	(6) for other relief the court determines necessary and
18	proper.
19	(c) TerminationIf a genetic surrogate terminates under
20	<pre>section 9814(a)(2) a genetic surrogacy agreement, parentage of</pre>
21	the child conceived by assisted reproduction under the agreement
22	must be determined under Chapters 91 (relating to general
23	provisions), 92 (relating to parent-child relationship), 93
24	(relating to voluntary acknowledgment of parentage), 94
25	(relating to registry of paternity), 95 (relating to genetic
26	testing) and 96 (relating to proceeding to adjudicate
27	parentage).
28	(d) When genetic testing requiredIf a child born to a
29	genetic surrogate is alleged not to have been conceived by
30	assisted reproduction, the court shall order genetic testing to

- 69 -

2not conceived by assisted reproduction, parentage must be3determined under Chapters 91, 92, 93, 94, 95 and 96. Unless the4genetic surrogacy agreement provides otherwise, if the child was5not conceived by assisted reproduction, the surrogate is not6entitled to any nonexpense-related compensation paid for serving7as a surrogate.8(e) Court order of intended parentUnless a genetic.9surrogate exercises the right under section 9814 (relating to)10termination of genetic surrogacy agreement) to terminate the11genetic surrogacy agreement, if an intended parent fails to file12notice required under section 9814(a), the genetic surrogate or13the Department of Health may file with the court, not later than16born to the genetic surrogate. Unless the genetic surrogate has17proberly exercised the right under section 9814 to withdraw18consent to the agreement, on proof of a court order issued under19section 9813 (relating to requirements to validate genetic21order that each intended parent is a parent of the child.22\$ 9816. Effect of nonvalidated genetic surrogacy agreement,23(a) Enforceable,A genetic surrogacy agreement, whether or24pot in a record, that is not validate genetic surrogacy25(relating to requirements to validate genetic26surrogacy agreement).27pot in a record, that is not validate genetic surrogacy28color validation with agreement of genetic.29(b)	1	determine the genetic parentage of the child. If the child was
49499999101112131415151617181910101010111213141516171819191111111112131415151616171819191111111112131415151516161718191911111111121314151515161617181919111112113114115115115116116117118119111111111111111111111111111111111111<	2	not conceived by assisted reproduction, parentage must be
<ul> <li>not conceived by assisted reproduction, the surrogate is not.</li> <li>entitled to any nonexpense-related compensation paid for serving.</li> <li>as a surrogate.</li> <li>(e) Court order of intended parentUnless a genetic.</li> <li>surrogate exercises the right under section 9814 (relating to)</li> <li>termination of genetic surrogacy agreement) to terminate the.</li> <li>genetic surrogacy agreement, if an intended parent fails to file</li> <li>notice required under section 9814(a), the genetic surrogate or</li> <li>the Department of Health may file with the court, not later than</li> <li>60 days after the birth of a child conceived by assisted</li> <li>reproduction under the agreement, notice that the child has been</li> <li>born to the genetic surrogate. Unless the genetic surrogate has</li> <li>properly exercised the right under section 9814 to withdraw.</li> <li>consent to the agreement, on proof of a court order issued under</li> <li>section 9813 (relating to requirements to validate genetic</li> <li>surrogacy agreement) validating the agreement, the court shall</li> <li>order that each intended parent is a parent of the child.</li> <li>§ 9816. Effect of nonvalidated genetic surrogacy agreement.</li> <li>(a) EnforceableA genetic surrogacy agreement, whether or</li> <li>not in a record, that is not validated qunder section 9813.</li> <li>(relating to requirements to validate genetic</li> <li>surrogacy agreement).</li> <li>(b) Court validation with agreement of partiesIf all.</li> </ul>	3	determined under Chapters 91, 92, 93, 94, 95 and 96. Unless the
<ul> <li>entitled to any nonexpense-related compensation paid for serving.</li> <li>as a surrogate.</li> <li>(e) Court order of intended parentUnless a genetic.</li> <li>surrogate exercises the right under section 9814 (relating to.</li> <li>termination of genetic surrogacy agreement) to terminate the</li> <li>genetic surrogacy agreement, if an intended parent fails to file</li> <li>notice required under section 9814(a), the genetic surrogate or.</li> <li>the Department of Health may file with the court, not later than.</li> <li>60 days after the birth of a child conceived by assisted.</li> <li>reproduction under the agreement, notice that the child has been</li> <li>born to the genetic surrogate. Unless the genetic surrogate has.</li> <li>properly exercised the right under section 9814 to withdraw.</li> <li>consent to the agreement, on proof of a court order issued under.</li> <li>surrogacy agreement) validating the agreement, the court shall.</li> <li>order that each intended parent is a parent of the child.</li> <li>§ 9816. Effect of nonvalidated genetic surrogacy agreement.</li> <li>(a) EnforceableA genetic surrogacy agreement, whether or</li> <li>not in a record, that is not validate genetic surrogacy.</li> <li>agreement) is enforceable only to the extent provided in this</li> <li>section and section 9818 (relating to breach of genetic.</li> <li>surrogacy agreement)</li> <li>(b) Court validation with agreement of partiesIf all.</li> </ul>	4	genetic surrogacy agreement provides otherwise, if the child was
7as a surrogate.8(e) Court order of intended parentUnless a genetic9surrogate exercises the right under section 9814 (relating to10termination of genetic surrogacy agreement) to terminate the11genetic surrogacy agreement, if an intended parent fails to file12notice required under section 9814(a), the genetic surrogate or13the Department of Health may file with the court, not later than1660 days after the birth of a child conceived by assisted15reproduction under the agreement, notice that the child has been16born to the genetic surrogate. Unless the genetic surrogate has17properly exercised the right under section 9814 to withdraw.18consent to the agreement, on proof of a court order issued under19section 9813 (relating to requirements to validate genetic20surrogacy agreement) validating the agreement, the court shall.21order that each intended parent is a parent of the child.25\$9816. Effect of nonvalidated genetic surrogacy agreement.26(relating to requirements to validate genetic surrogacy.27agreement) is enforceable only to the extent provided in this28section and section 9818 (relating to breach of genetic.29(b) Court validation with agreement of partiesIf all.	5	not conceived by assisted reproduction, the surrogate is not
<ul> <li>(e) Court order of intended parentUnless a genetic</li> <li>surrogate exercises the right under section 9814 (relating to</li> <li>termination of genetic surrogacy agreement) to terminate the.</li> <li>genetic surrogacy agreement, if an intended parent fails to file</li> <li>notice required under section 9814(a), the genetic surrogate or.</li> <li>the Department of Health may file with the court, not later than</li> <li>60 days after the birth of a child conceived by assisted.</li> <li>reproduction under the agreement, notice that the child has been.</li> <li>born to the genetic surrogate. Unless the genetic surrogate has</li> <li>properly exercised the right under section 9814 to withdraw.</li> <li>consent to the agreement, on proof of a court order issued under</li> <li>surrogacy agreement) validating the agreement, the court shall.</li> <li>order that each intended parent is a parent of the child.</li> <li>\$ 9816. Effect of nonvalidated genetic surrogacy agreement.</li> <li>(a) EnforceableA genetic surrogacy agreement, whether or</li> <li>not in a record, that is not validate genetic surrogacy.</li> <li>agreement) is enforceable only to the extent provided in this</li> <li>section and section 9818 (relating to breach of genetic.</li> <li>surrogacy agreement).</li> <li>(b) Court validation with agreement of partiesIf all.</li> </ul>	6	entitled to any nonexpense-related compensation paid for serving
<ul> <li>9 surrogate exercises the right under section 9814 (relating to</li> <li>10 termination of genetic surrogacy agreement) to terminate the</li> <li>11 genetic surrogacy agreement, if an intended parent fails to file.</li> <li>12 notice required under section 9814(a), the genetic surrogate or</li> <li>13 the Department of Health may file with the court, not later than</li> <li>14 60 days after the birth of a child conceived by assisted</li> <li>15 reproduction under the agreement, notice that the child has been</li> <li>16 born to the genetic surrogate. Unless the genetic surrogate has</li> <li>17 properly exercised the right under section 9814 to withdraw</li> <li>18 consent to the agreement, on proof of a court order issued under.</li> <li>19 section 9813 (relating to requirements to validate genetic</li> <li>20 surrogacy agreement) validating the agreement, the court shall</li> <li>21 order that each intended parent is a parent of the child.</li> <li>22 § 9816. Effect of nonvalidated genetic surrogacy agreement.</li> <li>23 (a) EnforceableA genetic surrogacy agreement, whether or</li> <li>24 not in a record, that is not validate genetic surrogacy.</li> <li>25 agreement) is enforceable only to the extent provided in this</li> <li>26 section and section 9818 (relating to breach of genetic.</li> <li>27 surrogacy agreement).</li> <li>29 (b) Court validation with agreement of partiesIf all.</li> </ul>	7	<u>as a surrogate.</u>
10 termination of genetic surrogacy agreement) to terminate the 11 genetic surrogacy agreement, if an intended parent fails to file 12 notice required under section 9814(a), the genetic surrogate or 13 the Department of Health may file with the court, not later than 14 60 days after the birth of a child conceived by assisted 15 reproduction under the agreement, notice that the child has been 16 born to the genetic surrogate. Unless the genetic surrogate has 17 properly exercised the right under section 9814 to withdraw 18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic. 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validate genetic surrogacy 25 agreement) is enforceable only to the extent provided in this 26 section and section 9818 (relating to breach of genetic 27 surrogacy agreement). 28 (b) Court validation with agreement of partiesIf all.	8	(e) Court order of intended parentUnless a genetic
<pre>11 genetic surrogacy agreement, if an intended parent fails to file 12 notice required under section 9814(a), the genetic surrogate or 13 the Department of Health may file with the court, not later than 14 60 days after the birth of a child conceived by assisted 15 reproduction under the agreement, notice that the child has been 16 born to the genetic surrogate. Unless the genetic surrogate has 17 properly exercised the right under section 9814 to withdraw 18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all 20 order that each intended parent is of partiesIf all 20 order that each intended parent is of partiesIf all 21 order that each intended parent is of partiesIf all 22 order that each intended parent is of partiesIf all 23 order that each intended parent is of partiesIf all 24 order that each intended parent is of partiesIf all 25 order that each intended parent is of partiesIf all 26 order that each intended parent is of partiesIf all 27 order that each intended parent is of partiesIf all 28 order to the agreement of partiesIf all 29 order that each intended parent is of partiesIf all 20 order that each intended parent is agreement of partiesIf all 27 order that each intended parent is agreement of partiesIf all 28 order to the parent is agreement of partiesIf all 29 order that each intended parent is agreement of partiesIf all 20 order tagenement of partiesIf all 20 o</pre>	9	surrogate exercises the right under section 9814 (relating to
12 notice required under section 9814(a), the genetic surrogate or 13 the Department of Health may file with the court, not later than 14 60 days after the birth of a child conceived by assisted 15 reproduction under the agreement, notice that the child has been 16 born to the genetic surrogate. Unless the genetic surrogate has 17 properly exercised the right under section 9814 to withdraw 18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validate genetic surrogacy. 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic. 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all.	10	termination of genetic surrogacy agreement) to terminate the
13 the Department of Health may file with the court, not later than 14 60 days after the birth of a child conceived by assisted 15 reproduction under the agreement, notice that the child has been 16 born to the genetic surrogate. Unless the genetic surrogate has 17 properly exercised the right under section 9814 to withdraw 18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validate genetic surrogacy 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic. 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	11	genetic surrogacy agreement, if an intended parent fails to file
60 days after the birth of a child conceived by assisted reproduction under the agreement, notice that the child has been born to the genetic surrogate. Unless the genetic surrogate has properly exercised the right under section 9814 to withdraw consent to the agreement, on proof of a court order issued under section 9813 (relating to requirements to validate genetic surrogacy agreement) validating the agreement, the court shall order that each intended parent is a parent of the child. § 9816. Effect of nonvalidated genetic surrogacy agreement. (a) EnforceableA genetic surrogacy agreement, whether or not in a record, that is not validate genetic surrogacy. agreement) is enforceable only to the extent provided in this section and section 9818 (relating to breach of genetic surrogacy agreement). (b) Court validation with agreement of partiesIf all	12	notice required under section 9814(a), the genetic surrogate or
reproduction under the agreement, notice that the child has been born to the genetic surrogate. Unless the genetic surrogate has properly exercised the right under section 9814 to withdraw consent to the agreement, on proof of a court order issued under section 9813 (relating to requirements to validate genetic surrogacy agreement) validating the agreement, the court shall order that each intended parent is a parent of the child. \$ 9816. Effect of nonvalidated genetic surrogacy agreement. (a) EnforceableA genetic surrogacy agreement, whether or not in a record, that is not validate genetic surrogacy. (relating to requirements to validate genetic surrogacy. agreement) is enforceable only to the extent provided in this section and section 9818 (relating to breach of genetic. surrogacy agreement).	13	the Department of Health may file with the court, not later than
16 born to the genetic surrogate. Unless the genetic surrogate has 17 properly exercised the right under section 9814 to withdraw 18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy. 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic. 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	14	60 days after the birth of a child conceived by assisted
properly exercised the right under section 9814 to withdraw consent to the agreement, on proof of a court order issued under section 9813 (relating to requirements to validate genetic surrogacy agreement) validating the agreement, the court shall order that each intended parent is a parent of the child. \$ 9816. Effect of nonvalidated genetic surrogacy agreement. (a) EnforceableA genetic surrogacy agreement, whether or not in a record, that is not validate genetic surrogacy agreement) is enforceable only to the extent provided in this section and section 9818 (relating to breach of genetic surrogacy agreement). (b) Court validation with agreement of partiesIf all	15	reproduction under the agreement, notice that the child has been
<pre>18 consent to the agreement, on proof of a court order issued under 19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all</pre>	16	born to the genetic surrogate. Unless the genetic surrogate has
19 section 9813 (relating to requirements to validate genetic 20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	17	properly exercised the right under section 9814 to withdraw
20 surrogacy agreement) validating the agreement, the court shall 21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	18	consent to the agreement, on proof of a court order issued under
21 order that each intended parent is a parent of the child. 22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	19	section 9813 (relating to requirements to validate genetic
22 § 9816. Effect of nonvalidated genetic surrogacy agreement. 23 (a) EnforceableA genetic surrogacy agreement, whether or 24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	20	surrogacy agreement) validating the agreement, the court shall
<ul> <li>(a) EnforceableA genetic surrogacy agreement, whether or</li> <li>not in a record, that is not validated under section 9813</li> <li>(relating to requirements to validate genetic surrogacy</li> <li>agreement) is enforceable only to the extent provided in this</li> <li>section and section 9818 (relating to breach of genetic</li> <li>surrogacy agreement).</li> <li>(b) Court validation with agreement of partiesIf all</li> </ul>	21	order that each intended parent is a parent of the child.
24 not in a record, that is not validated under section 9813 25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	22	<u>§ 9816. Effect of nonvalidated genetic surrogacy agreement.</u>
25 (relating to requirements to validate genetic surrogacy 26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	23	(a) EnforceableA genetic surrogacy agreement, whether or
26 agreement) is enforceable only to the extent provided in this 27 section and section 9818 (relating to breach of genetic 28 surrogacy agreement). 29 (b) Court validation with agreement of partiesIf all	24	not in a record, that is not validated under section 9813
27 <u>section and section 9818 (relating to breach of genetic</u> 28 <u>surrogacy agreement).</u> 29 (b) Court validation with agreement of partiesIf all	25	(relating to requirements to validate genetic surrogacy
<pre>28 <u>surrogacy agreement).</u> 29 (b) Court validation with agreement of partiesIf all_</pre>	26	agreement) is enforceable only to the extent provided in this
29 (b) Court validation with agreement of partiesIf all	27	section and section 9818 (relating to breach of genetic
	28	surrogacy agreement).
30 parties agree, a court may validate a genetic surrogacy	29	(b) Court validation with agreement of partiesIf all
	30	parties agree, a court may validate a genetic surrogacy

- 70 -

1	agreement after assisted reproduction has occurred but before
2	the birth of a child conceived by assisted reproduction under
3	the agreement.
4	(c) Timely withdrawal of consentIf a child conceived by
5	assisted reproduction under a genetic surrogacy agreement that
6	is not validated under section 9813 is born and the genetic
7	surrogate, consistent with section 9814(a)(2) (relating to
8	termination of genetic surrogacy agreement), withdraws her
9	consent to the agreement before 72 hours after the birth of the
10	child, the court shall adjudicate the parentage of the child
11	under Chapters 91 (relating to general provisions), 92 (relating
12	to parent-child relationship), 93 (relating to voluntary
13	acknowledgment of parentage), 94 (relating to registry of
14	paternity), 95 (relating to genetic testing) and 96 (relating to
15	proceeding to adjudicate parentage).
16	(d) No timely withdrawal of consentIf a child conceived
17	by assisted reproduction under a genetic surrogacy agreement
18	that is not validated under section 9813 is born and a genetic
19	surrogate does not withdraw her consent to the agreement,
20	consistent with section 9814(a)(2), before 72 hours after the
21	birth of the child, the genetic surrogate is not automatically a
22	parent and the court shall adjudicate parentage of the child
23	based on the best interest of the child, taking into account the
24	factors in section 9613(a) (relating to adjudicating competing
25	claims of parentage) and the intent of the parties at the time
26	of the execution of the agreement.
27	(e) StandingThe parties to a genetic surrogacy agreement
28	have standing to maintain a proceeding to adjudicate parentage
29	under this section.
30	<u>§ 9817. Genetic surrogacy agreement: parentage of deceased</u>

- 71 -

1	intended parent.
2	(a) Death after gamete or embryo transferExcept as
3	otherwise provided in section 9815 (relating to parentage under
4	validated genetic surrogacy agreement) or 9816 (relating to
5	effect of nonvalidated genetic surrogacy agreement), on birth of
6	a child conceived by assisted reproduction under a genetic
7	surrogacy agreement, each intended parent is, by operation of
8	law, a parent of the child, notwithstanding the death of an
9	intended parent during the period between the transfer of a
10	gamete or embryo and the birth of the child.
11	(b) Death before gamete or embryo transferExcept as
12	otherwise provided in section 9815 or 9816, an intended parent
13	is not a parent of a child conceived by assisted reproduction
14	under a genetic surrogacy agreement if the intended parent dies
15	before the transfer of a gamete or embryo unless:
16	(1) the agreement provides otherwise; and
17	(2) the transfer of the gamete or embryo occurs not
18	later than 36 months after the death of the intended parent
19	or birth of the child occurs not later than 45 months after
20	the death of the intended parent.
21	<u>§ 9818. Breach of genetic surrogacy agreement.</u>
22	(a) Remedies for breachSubject to section 9814(b)
23	(relating to termination of genetic surrogacy agreement), if a
24	genetic surrogacy agreement is breached by a genetic surrogate
25	or one or more intended parents, the nonbreaching party is
26	entitled to the remedies available at law or in equity.
27	(b) When specific performance prohibitedSpecific
28	performance is not a remedy available for breach by a genetic
29	surrogate of a requirement of a validated or nonvalidated
30	genetic surrogacy agreement that the surrogate be impregnated,
202	10HB0115PN0083 - 72 -

- 72 -

1	terminate or not terminate a pregnancy or submit to medical
2	procedures.
3	(c) When specific performance permittedExcept as
4	otherwise provided in subsection (b), specific performance is a
5	remedy available for:
6	(1) breach of a validated genetic surrogacy agreement by
7	a genetic surrogate of a requirement which prevents an
8	intended parent from exercising the full rights of parentage
9	72 hours after the birth of the child; or
10	(2) breach by an intended parent which prevents the
11	intended parent's acceptance of duties of parentage 72 hours
12	after the birth of the child.
13	<u>CHAPTER 99</u>
14	INFORMATION ABOUT DONOR
15	Sec.
16	<u>9901. Definitions.</u>
17	9902. Applicability.
18	9903. Collection of information.
19	9904. Declaration regarding identity disclosure.
20	9905. Disclosure of identifying information and medical
21	<u>history.</u>
22	9906. Recordkeeping.
23	<u>§ 9901. Definitions.</u>
24	The following words and phrases when used in this chapter
25	shall have the meanings given to them in this section unless the
26	context clearly indicates otherwise:
27	"Identifying information." All of the following:
28	(1) the full name of a donor;
29	(2) the date of birth of the donor; and
30	(3) the permanent and, if different, current address of

1	the donor at the time of the donation.
2	"Medical history." Information regarding any:
3	(1) present illness of a donor;
4	(2) past illness of the donor; and
5	(3) social, genetic and family history pertaining to the
6	health of the donor.
7	<u>§ 9902. Applicability.</u>
8	This chapter applies only to gametes collected on or after
9	the effective date of this section.
10	<u>§ 9903. Collection of information.</u>
11	A gamete bank or fertility clinic authorized by law to
12	operate in this State shall collect from a donor the donor's
13	identifying information and medical history at the time of the
14	donation. If the gamete bank or fertility clinic sends the
15	gametes of a donor to another gamete bank or fertility clinic,
16	the sending gamete bank or fertility clinic shall forward any
17	identifying information and medical history of the donor,
18	including the donor's signed declaration under section 9904
19	(relating to declaration regarding identity disclosure)
20	regarding identity disclosure, to the receiving gamete bank or
21	fertility clinic. A receiving gamete bank or fertility clinic
22	authorized by law to operate in this State shall collect and
23	retain the information about the donor and each sending gamete
24	bank or fertility clinic.
25	§ 9904. Declaration regarding identity disclosure.
26	(a) DutiesA gamete bank or fertility clinic authorized by
27	law to operate in this State which collects gametes from a donor
28	<pre>shall:</pre>
29	(1) provide the donor with information in a record about
30	the donor's choice regarding identity disclosure; and

- 74 -

1	(2) obtain a declaration from the donor regarding	
2	<u>identity disclosure.</u>	
3	(b) Options for donorsA gamete bank or fertility clinic	
4	authorized by law to operate in this State shall give a donor	
5	the choice to sign a declaration, attested by a notarial officer	
6	or witnessed, that either:	
7	(1) states that the donor agrees to disclose the donor's	
8	identity to a child conceived by assisted reproduction with	
9	the donor's gametes on request once the child attains 18	
10	years of age; or	
11	(2) states that the donor does not agree presently to	
12	disclose the donor's identity to the child.	
13	(c) Withdrawal of declarationsA gamete bank or fertility	
14	clinic authorized by law to operate in this State shall permit a	
15	donor who has signed a declaration under subsection (b)(2) to	
16	withdraw the declaration at any time by signing a declaration	
17	under subsection (b)(1).	
18	§ 9905. Disclosure of identifying information and medical	
19	<u>history.</u>	
20	<u>(a) Duty to provide identifying informationOn request of</u>	
21	a child conceived by assisted reproduction who attains 18 years	
22	of age, a gamete bank or fertility clinic authorized by law to	
23	operate in this State which collected, stored or released for	
24	use the gametes used in the assisted reproduction shall make a	
25	good faith effort to provide the child with identifying	
26	information of the donor who provided the gametes, unless the	
27	donor signed and did not withdraw a declaration under section	
28	9904(b)(2) (relating to declaration regarding identity	
29	disclosure). If the donor signed and did not withdraw the	
30	declaration, the gamete bank or fertility clinic shall make a	
20210HB0115PN0083 - 75 -		

1	good faith effort to notify the donor, who may elect under	
2	section 9904(c) to withdraw the donor's declaration.	
3	(b) Duty to provide nonidentifying medical history of	
4	donorRegardless of whether a donor signed a declaration under	
5	section 9904(b)(2), on request by a child conceived by assisted	
6	reproduction who attains 18 years of age, or, if the child is a	
7	minor, by a parent or guardian of the child, a gamete bank or	
8	fertility clinic authorized by law to operate in this State	
9	shall make a good faith effort to provide the child or, if the	
10	child is a minor, the parent or guardian of the child, access to	
11	nonidentifying medical history of the donor.	
12	§ 9906. Recordkeeping.	
13	<u>A gamete bank or fertility clinic authorized by law to</u>	
14	operate in this State which collects, stores or releases gametes	
15	for use in assisted reproduction shall collect and maintain	
16	identifying information and medical history about each gamete	
17	donor. The gamete bank or fertility clinic shall collect and	
18	maintain records of gamete screening and testing and comply with	
19	reporting requirements, in accordance with Federal law and	
20	applicable law of this State other than this part.	
21	<u>Chapter 99a</u>	
22	MISCELLANEOUS PROVISIONS	
23	<u>Sec.</u>	
24	99A01. Uniformity of application and construction.	
25	99A02. Relation to Signatures in Global and National Commerce	
26	<u>Act.</u>	
27	99A03. Transitional provision.	
28	§ 99A01. Uniformity of application and construction.	
29	In applying and construing this uniform act, consideration	
30	must be given to the need to promote uniformity of the law with	
20210HB0115PN0083 - 76 -		

1	respect to its subject matter among states that enact it.
2	§ 99A02. Relation to Electronic Signatures in Global and
3	National Commerce Act.
4	This part modifies, limits or supersedes the Electronic
5	Signatures in Global and National Commerce Act (Public Law 106-
6	229, 15 U.S.C. § 7001 et seq.), but does not modify, limit or
7	supersede section 101(c) of that act or authorize electronic
8	delivery of any of the notices described in section 103(b) of
9	that act.
10	<u>§ 99A03. Transitional provision.</u>
11	This part applies to a pending proceeding to adjudicate
12	parentage commenced before the effective date of this section
13	for an issue on which a judgment has not been entered.
14	Section 2. This act shall take effect in 60 days.