SECOND REGULAR SESSION

SENATE BILL NO. 1147

94TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR KOSTER.

Read 1st time February 18, 2008, and ordered printed.

TERRY L. SPIELER, Secretary.

4816S.01I

AN ACT

To amend chapter 210, RSMo, by adding thereto one new section relating to paternity determinations.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 210, RSMo, is amended by adding thereto one new 2 section, to be known as section 210.854, to read as follows:

210.854. 1. In the event of the entry of a judgment of paternity 2 and support, a person against whom such a judgment has been entered 3 may file a petition requesting a circuit court with jurisdiction over the 4 subject child or children to set aside said judgment in the interests of 5 justice and upon the grounds set forth in this section. Any such 6 petition shall be served upon the biological mother and any other legal 7 guardian or custodian.

8 2. The petition shall include an affidavit executed by the 9 petitioner alleging that evidence exists which was not considered 10 before entry of judgment and either:

(1) An allegation that genetic testing was conducted within ninety days prior to the filing of such petition using DNA methodology to determine the probability or improbability of paternity, and performed by an expert as defined in section 210.834. The affidavit shall also allege that the test results indicate a ninety-nine percent or greater probability that the person subject to the child support payment order is not the child's father; or

18 (2) A request to the court for an order of genetic paternity19 testing using DNA methodology.

3. The court, after a hearing wherein all interested parties have
been given an opportunity to present evidence and be heard, may order

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the relevant parties to submit to genetic paternity testing upon a finding of probable cause to believe said testing may result in a determination of non-paternity. The genetic paternity testing costs shall be paid by the petitioner.

4. The court shall grant relief on the petition and enter judgment 26setting aside the previous judgment of paternity and support, or 27acknowledgment of paternity under section 210.823, extinguish any 28existing child support arrearage, and order the department of health 2930 and senior services to modify the child's birth certificate accordingly upon a finding that the genetic test referred to herein was properly 31conducted, accurate and indicates a ninety-nine percent or greater 32probability that the person subject to the child support payment order 33is not the child's father. 34

35 5. The provisions of this section shall not apply to grant relief to
36 the parent of any adopted child.

6. A finding under subsection 4 of this section shall constitute a
material mistake of fact under section 210.823.

39 7. Notwithstanding any other provision of law to the contrary,
40 an action under this section may be brought at any time.

8. The provisions of this section shall not be construed to create a cause of action to recover child support or state debt, under subdivision (2) of subsection 1 of section 454.465, RSMo, and subsection 10 of section 425.340, RSMo, that was previously paid pursuant to the order. The petitioner shall have no right for reimbursement for any moneys previously paid pursuant to said order.

JODY