- 1 HB453
- 2 139578-1
- 3 By Representatives Sessions, Beckman and Givan
- 4 RFD: Judiciary
- 5 First Read: 20-MAR-13

1	139578-1:n:03/21/2012:FC/th LRS2012-2045
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8	SYNOPSIS: This bill would require a court to order
9	genetic testing of an alleged father who requests
10	the testing and presents clear and convincing
11	evidence that the alleged father was in a sexual
12	relationship with the mother at the time of the
13	conception of a child.
14	This bill would also require the alleged
15	father to pay all costs associated with the genetic
16	testing.
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18	A BILL
19	TO BE ENTITLED
20	AN ACT
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22	To amend Section 26-17-607 of the Code of Alabama
23	1975, to require a court to order genetic testing of an
24	alleged father who requests the testing and presents clear and
25	convincing evidence that the alleged father was in a sexual
26	relationship with the mother at the time of the conception of

a child; and to require the alleged father to pay all costs
 associated with the genetic testing.

3 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

4 Section 1. Section 26-17-607 of the Code of Alabama 5 1975, is amended to read as follows:

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"§26-17-607.

"(a) Except as otherwise provided in subsection (b),
a presumed father may bring an action to disprove paternity at
any time. If the presumed father persists in his status as the
legal father of a child, neither the mother nor any other
individual may maintain an action to disprove paternity.

12 "(b) A presumption of paternity under this section 13 may be rebutted in an appropriate action only by clear and 14 convincing evidence. In the event two or more conflicting 15 presumptions arise, that which is founded upon the weightier considerations of public policy and logic, as evidenced by the 16 17 facts, shall control. The presumption of paternity is rebutted by a court decree establishing paternity of the child by 18 another man. 19

"(c) Notwithstanding any other provision of law, 20 within two years of the birth of a child, in order to rebut 21 22 the presumption that a man married to the mother is the father 23 of the child, a court shall order genetic testing to determine 24 the paternity of the child by an alleged father, as defined by 25 Section 26-17-102, who was not married to the mother, upon the 26 petition of the alleged father and upon a finding by the court 27 based on clear and convincing evidence that the alleged father

was in a sexual relationship with the mother of the child at 1 2 or near the time of the conception of the child. The alleged father shall pay all costs associated with the genetic 3 testing. Upon further hearing, the court may thereafter 4 5 determine the father of the child." Section 2. This act shall become effective on the 6 7 first day of the third month following its passage and approval by the Governor, or its otherwise becoming law. 8