House	Amendment NO
Offered By	
AMEND House Committee Substitute for Hou 193-209, by deleting said lines and inserting in	use Bill No. 1491, Pages 7-8, Section 211.447, Lines a lieu thereof the following:
father of a child if he is an alleged perpetrator prior to August 28, 2013, or rape in the first deconception and birth of the child. The biological rape in the first degree or, if she is a minor, so the parental rights of the biological father. The biological father if the court finds that by: (1) Clear, cogent, and convincing evidence forcible rape or rape in the first degree against	may terminate the parental rights of a biological of forcible rape under section 566.030 as it existed egree under section 566.030 that resulted in the cal mother who is the victim of the forcible rape or meone on her behalf may file a petition to terminate e court may terminate the parental rights of the ence the biological father committed the act of the biological mother; ence the child was conceived as a result of that act of
forcible rape or rape in the first degree; and	
(3) The preponderance of the evidence biological father is in the best interests of the	e the termination of the parental rights of the
12. In any action to terminate the pare	ntal rights of the biological father under subsection 1 5 of this section, a court of competent jurisdiction
may order that the mother and the child conce first degree are entitled to obtain from the biol designations, or other financial benefits. The her consent; provided that, the court shall first obligate the mother to have continuous or futu father. Such order shall be issued without the	ived and born as a result of forcible rape or rape in the ogical father certain payments, support, beneficiary court shall issue such order only if the mother gives inform the mother that such order may require or re communication and contact with the biological biological father being entitled to or granted any other parent-child relationship, and may include any
(1) Payment for the reasonable expens pregnancy, labor, delivery, postpartum care, no	
(2) Child support under this chapter of(3) All rights of the child to inherit un	der the probate code, as defined in section 472.010;
right to inherit from or through the child;	bonoficiary of a life or assidental death insurance
policy, annuity, contract, plan, or other produc	beneficiary of a life or accidental death insurance t sold or issued by a life insurance company; or efficiary designations, or financial benefits that are in able expenses of the mother, or both.
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Action Taken	Date

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2 If the mother declines to seek a court order for child support under this subsection, no state agency 3 shall require the mother to do so in order to receive public assistance benefits for herself or the child 4 including, but not limited to, benefits for temporary assistance for needy families, supplemental 5 nutrition assistance program, or MO HealthNet. The court order terminating the parental rights of 6 the biological father under subdivision (5) of subsection 5 of this section or subsection 11 of this 7 section shall serve as a sufficient basis for a good cause or other exemptions under 42 U.S.C. 8 Section 654(29) and the state agency shall not require the mother or the child to otherwise provide 9 the identity, location, income, or assets of the biological father or have contact or communicate with 10 the biological father. However, nothing in this subsection shall prohibit a state agency from requesting that the mother assign any child support rights she receives under this subsection to the 11 state as a condition of receipt of public assistance benefits under applicable federal and state law."; 12 13 and 15 Further amend said bill by amending the title, enacting clause, and intersectional references

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16 accordingly.