1	H.745
2	An act relating to the Vermont Parentage Act
3	The Senate proposes to the House to amend the bill as follows:
4	<u>First</u> : By adding a new section to be Sec. 11a to read as follows:
5	Sec. 11a. 15C V.S.A. § 802(f) is added to read:
6	(f) A surrogacy agreement that substantially complies with this section and
7	section 801 of this title is enforceable.
8	Second: By adding five new sections to be Secs. 13a–e to read as follows:
9	Sec. 13a. 15 V.S.A. § 293 is amended to read:
10	§ 293. WHEN PARENTS LIVE SEPARATELY
11	(a) When parents of minor children, or parents and stepparents of minor
12	children, whether said parents are married or unmarried, are living separately,
13	on the complaint of either parent or stepparent or, if it is a party in interest, the
14	Department for Children and Families, the Family Division of the Superior
15	Court may make such decree concerning parental rights and responsibilities
16	and parent-child contact (as defined in section 664 of this title), and the support
17	of the children, as in cases where either parent deserts or without just cause
18	fails to support the children. Thereafter on the motion of either of the parents,
19	the stepparent, or the Department for Children and Families, the court may
20	annul, vary, or modify the decrees.

1	(b) Any legal presumption of parentage as set forth in section 308 of this
2	title 15C V.S.A. § 401 or an unrescinded acknowledgment of parentage signed
3	by the parties and executed in accordance with 15C V.S.A. § 301 shall be
4	sufficient basis for initiating a support action under this section without any
5	further proceedings to establish parentage. If a party raises an objection to the
6	presumption, the court may determine the issue of parentage as part of the
7	support action. If no written objection to the presumption is raised, an order
8	under this section shall constitute a judgment on the issue of parentage.
9	Sec. 13b. REPEAL
10	15 V.S.A. § 294 (man in the house) is repealed.
11	Sec. 13c. 15 V.S.A. § 295 is amended to read:
12	§ 295. SUBSTITUTE HUSBAND AND FATHER SERVICE OF
13	COMPLAINT
14	When <u>a</u> complaint is made under section $\frac{292}{292}$, 293 or 294 of this title, a
15	summons shall be issued to the other party directing him to cause his
16	appearance therein to be entered such person to appear not later than 21 days
17	after the date of the service thereof and show cause why the prayer of the
18	complaint should not be granted, which. The summons and the complaint shall
19	be served on such the party as provided by section 596 or by section 597 of
20	this title Rule 4.0 of the Vermont Rules for Family Proceedings. After the
21	filing of such the complaint, the Superior Court in which the cause is pending,

1	or any	C111	nerior	anhui	may	on	application	of either	narts	make	cuch	order
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- 2 concerning the care and custody of the minor children during the pendency of
- 3 the complaint, as is deemed expedient and for the benefit of such children.
- 4 Sec. 13d. 15 V.S.A. § 780(7) is amended to read:
- 5 (7) "Support order" means any judgment, order, or contract for support
- 6 enforceable in this state State, including, but not limited to, orders issued
- 7 pursuant to:
- 8 (A) 15 V.S.A. chapter chapters 5 (relating to desertion and support
- 9 and parentage), 7 (relating to URESA) or and 11 (relating to annulment and
- 10 divorce);
- 11 (B) 15B V.S.A. chapters 1–19 (relating to Uniform Interstate Family
- 12 Support Act); and
- 13 (C) 15C V.S.A. chapters 1–8 (relating to parentage proceedings).
- 14 Sec. 13e. 15C V.S.A. § 808(a) is amended to read:
- 15 (a) Not enforceable. A gestational carrier agreement that does not
- substantially meet the requirements of this chapter is not enforceable.