TESTIMONY IN SUPPORT OF 20-S 2136, RELATING TO THE ADOPTION OF CHILDREN AND THE UNIFORM PARENTAGE ACT
February 4, 2020

The ACLU of Rhode Island strongly supports this bill, which will help bring Rhode Island parentage and adoption laws into the 21st Century. The legislation recognizes the need for equal treatment of children born to same-sex parents and addresses the increasing ubiquity of assisted reproduction.¹

By guaranteeing the right of LGBTQ families to establish parentage just as other families can now, and by establishing clear routes to parentage for children born through assisted reproduction technology, this bill will clear up many ambiguities and gaps in current law. It also eliminates various archaic and unconstitutional provisions that are subject to challenge in light of developments in the law in the past decade that have recognized the equal rights of LGBT couples and families under the Constitution.

As an organization that has in the past sued the state over a couple’s right to name their child as they see fit, we particularly welcome the repeal of R.I.G.L. §23-3-10(d)(2), which presently requires that a child born to an unmarried person must be given the surname of the person giving birth.

We encourage the Committee to have Rhode Island join the other states across the country that have modernized their parentage laws through passage of this Uniform Act.

¹ The ACLU takes no position on one issue addressed by the legislation, dealing with the judicial enforceability of surrogacy agreements.