IC 31-20

ARTICLE 20. FAMILY LAW: HUMAN REPRODUCTION

IC 31-20-1

Chapter 1. Surrogate Agreements

IC 31-20-1-1

Public policy declaration

- Sec. 1. The general assembly declares that it is against public policy to enforce any term of a surrogate agreement that requires a surrogate to do any of the following:
 - (1) Provide a gamete to conceive a child.
 - (2) Become pregnant.
 - (3) Consent to undergo or undergo an abortion.
 - (4) Undergo medical or psychological treatment or examination.
 - (5) Use a substance or engage in activity only in accordance with the demands of another person.
 - (6) Waive parental rights or duties to a child.
 - (7) Terminate care, custody, or control of a child.
 - (8) Consent to a stepparent adoption under IC 31-19 (or IC 31-3-1 before its repeal).

As added by P.L.1-1997, SEC.12.

IC 31-20-1-2

Void agreements

Sec. 2. A surrogate agreement described in section 1 of this chapter that is formed after March 14, 1988, is void. *As added by P.L.1-1997, SEC.12*.

IC 31-20-1-3

Best interests of child; basis for court decisions

- Sec. 3. After March 14, 1988, a court may not base a decision concerning the best interests of a child in any civil action solely on evidence that a surrogate and any other person:
 - (1) entered into a surrogate agreement; or
- (2) acted in accordance with a surrogate agreement; unless a party proves that the surrogate agreement was entered into through duress, fraud, or misrepresentation.

 As added by P.L.1-1997, SEC.12.