

Relationship & Parental Recognition Laws: Voluntary Acknowledgment of Parentage (VAP)

No updates required since April 1, 2024

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Please note that this is not legal advice and families are encouraged to reach out to legal experts such as the <u>LGBTQ Family Law Institute</u> or LGBTQ legal advocacy groups such as <u>NCLR</u> and <u>GLAD</u>.

Recommended citation:

Movement Advancement Project. "Equality Maps: Voluntary Acknowledgment of Parentage." www.mapresearch.org/equality-maps/recognition/parenting/vap. Accessed [date of access].



Background

For most children born to unmarried parents, legal recognition of parentage is established through the "voluntary acknowledgment of parentage" (VAP), a legal document typically completed at the hospital at the time of the child's birth. There are no costs associated with it, and once it takes effect, it is the legal equivalent of a court decree of parentage and, under federal law, must be respected across state lines and in all jurisdictions.

However, in many states, only men who are believed to be the genetic father of the child in question are permitted to sign VAPs. As a result, many LGBTQ families face obstacles to this pathway to parental recognition. Now, a growing number of states are updating their parenting laws to ensure that any parent—regardless of their gender, sexual orientation, or genetic relationship to the child—can sign a VAP and have their parental relationship legally recognized and protected.

Equality Map & Additional Resources

- See our <u>Equality Map: Voluntary Acknowledgment of Parentage (VAP)</u>, which is updated and maintained in real time alongside this document.
- Please see GLAD's <u>FAQ</u>: <u>Voluntary Acknowledgment of Parentage (VAP)</u> for further information and detail, including how VAPs for LGBTQ parents can differ from state to state.
- See also our <u>Equality Maps: Parental Recognition Laws</u> for information on other pathways to legal recognition of parentage, and our <u>Equality Maps: Child Welfare Nondiscrimination Laws</u> for information on whether states' child welfare (i.e., adoption and foster care) systems specifically prohibit discrimination against LGBTQ parents and/or youth in child welfare. All these resources are updated and maintained in real time.
- See MAP's June 2023 report, <u>Relationships at Risk: Why We Need to Update State Parentage Laws</u>
 <u>to Protect Children and Families</u>, for further discussion of the importance of legal recognition of
 parent-child relationships, the many pathways to legal recognition of parentage, recent examples
 of modernized parenting laws, and policy recommendations for all states.
- Please note that this is not legal advice and families are encouraged to reach out to legal experts such as the <u>LGBTQ Family Law Institute</u> or LGBTQ legal advocacy groups such as <u>NCLR</u> and <u>GLAD</u>.



Summary Table

Category	States	Source	Year Enacted
States where Voluntary Acknowledgment of Parentage (VAP) is explicitly available to non- genetic and LGBTQ parents (12 states)	California	AB 2684	2018
	Colorado	HB 22-1153	2022
	Connecticut	HB 6321	2021
	Maine	LD 222	2021
	Maryland	SB 697	2019
	Massachusetts	<u>Partanen v. Gallagher</u>	2016
	Michigan	<u>HB 5207</u> and <u>HB 5214</u>	2024
	Nevada	AB 191	2017
	New York	A1071, passed as part of	2020
		budget bill <u>S7506B</u>	
	Rhode Island	<u>H 7541 / S 2136</u>	2020
	Vermont	<u>H 562</u>	2018
	Washington	SB 6037	2018
States where access to VAP			
has not yet been expanded,			
but other pathways to			
parental recognition may	All others		
exist			
(38 states, D.C., and 5			
territories)			



Chronology

(by date of governor signature or case outcome filing; not by effective date)

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2016
    1. Massachusetts – <u>Partanen v. Gallagher</u> – 2016
2017
    2. Nevada – AB 191 – May 22, 2017 (effective July 1, 2017)
2018
    3. Washington – SB 6037 – March 6, 2018 (effective January 1, 2019)
    4. Vermont – <u>H 562</u> – May 22, 2018 (effective July 1, 2018)
    5. California – AB 2684 – September 28, 2018 (effective January 1, 2019)
2019
    6. Maryland – <u>SB 697</u> – May 13, 2019 (effective June 1, 2019)
2020
    7. New York – A 1071, as part of budget bill S 7506B – April 3, 2020 (effective February 15, 2021)
    8. Rhode Island – H 7541 / S 2136 – July 21, 2020 (effective January 1, 2021)
2021
    9. Connecticut – <u>HB 6321</u> – May 26, 2021 (effective January 1, 2022)
    10. Maine – LD 222 – June 10, 2021 (effective October 1, 2021)
2022
    11. Colorado – HB 22-1153 – May 23, 2022 (effective August 2022, 90 days after adjournment)
2024
    12. Michigan – HB 5207 and HB 5214 – April 1, 2024 (effective 90 days later)
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State-by-State Sources & More Detail

Alabama

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Alaska

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Arizona

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Arkansas

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

California

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>AB 2684</u> (2018; effective January 1, 2019), <u>CA Voluntary Declaration of Parentage page</u>, <u>CA Parentage Opportunity Program</u>, and sample form in <u>English</u> and <u>Spanish</u>.

Colorado

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See HB 22-1153 (2022; effective August 2022, 90 days after legislature adjournment)

Connecticut

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See HB 6321 (2021; effective January 1, 2022) and sample form

Delaware

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

District of Columbia

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Florida

• State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Georgia

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Hawai`i

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Idaho

• State has not yet expanded access of VAP, but other pathways to parental recognition may exist



Illinois

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Indiana

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Iowa

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Kansas

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Kentucky

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Louisiana

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Maine

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>LD 222</u> (2021; effective October 1, 2021) and <u>VAP form</u>.

Maryland

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>SB697</u> (2019; effective June 1, 2019; search for "affidavit of parentage"), <u>MD Family Law §5–1028</u>, and VAP form in English and Spanish.

Massachusetts

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>Partanen v. Gallagher</u> (2016) affirming acknowledgment of non-genetic and LGBTQ parents, though state <u>did not update its form</u> until 2018. See also MA's <u>"How to establish parentage"</u> page and <u>sample form</u>.

Michigan

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See HB 5207 and HB 5214 (2024; effective 90 days later)

Minnesota

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Mississippi

State has not yet expanded access of VAP, but other pathways to parental recognition may exist



Missouri

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Montana

• State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Nebraska

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Nevada

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>AB 191</u> (2017; effective July 1, 2017). See also <u>AB 287</u> (2021) further improving gender-neutrality of statute language, and NV Office of Vital Records.

New Hampshire

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

New Jersey

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

New Mexico

• State has not yet expanded access of VAP, but other pathways to parental recognition may exist

New York

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>A1071/S2071B</u>, passed as part of budget bill <u>S7506B</u> (search for "voluntary acknowledgments") (2020; effective February 15, 2021 (see p86)). See also <u>NY Public Health Law § 4135-B</u> and <u>VAP Form LDSS-5171</u>.

North Carolina

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

North Dakota

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Ohio

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Oklahoma

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Oregon

State has not yet expanded access of VAP, but other pathways to parental recognition may exist



Pennsylvania

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Rhode Island

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>H 7541 / S 2136</u> (2020; effective January 1, 2021), <u>RI Gen. Laws § 15-8.1-301</u>, and <u>sample</u> form

South Carolina

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

South Dakota

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Tennessee

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Texas

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Utah

• State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Vermont

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>H 562</u> (2018; effective July 1, 2018), <u>VT Title 15C, Chapter 3: Voluntary Acknowledgment of Parentage, VT Dept for Children and Families page, and VAP form.</u>

Virginia

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Washington

- State VAP is explicitly available to non-genetic and LGBTQ parents
- See <u>SB 6037</u> (2018; effective January 1, 2019), <u>RCW 26.26A.200-265</u>, <u>WA Acknowledgement of Parentage webpage</u>, and <u>VAP form</u>

West Virginia

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Wisconsin

State has not yet expanded access of VAP, but other pathways to parental recognition may exist

Wyoming

State has not yet expanded access of VAP, but other pathways to parental recognition may exist



U.S. Territories

American Samoa

 Territory has not yet expanded access of VAP, but other pathways to parental recognition may exist

Guam

 Territory has not yet expanded access of VAP, but other pathways to parental recognition may exist

Northern Mariana Islands

 Territory has not yet expanded access of VAP, but other pathways to parental recognition may exist

Puerto Rico

 Territory has not yet expanded access of VAP, but other pathways to parental recognition may exist

U.S. Virgin Islands

• Territory has not yet expanded access of VAP, but other pathways to parental recognition may exist