HB 2502: child support; date of pregnancy  
Sponsor: Representative Gress, LD 4  
Caucus & COW

Overview
Adds the date of a positive pregnancy test confirmed by a licensed health care professional as a permissible date to which a court may direct past child support payments if that date was earlier than the original date of filing a dissolution of marriage, legal separation, maintenance or child support proceeding.

History
A court is authorized to order either or both parents owing a duty of support to a child to pay an amount reasonable and necessary to support the child in a proceeding for dissolution of marriage, legal separation, maintenance or child support, regardless of marital misconduct. Statute requires the Arizona Supreme Court to establish guidelines for determining the proper amount of child support (Guidelines) and review them at least once every four years.

If child support has not been previously ordered and a court deems child support appropriate, statute requires the court to retroactively apply the Guidelines to the date of filing a dissolution of marriage, legal separation, maintenance or child support proceeding and direct the parents to pay for the past support of the child and the manner in which payment must be paid (A.R.S. § 25-320).

Provisions
1. Allows a court to consider the date of a positive pregnancy test confirmed by a licensed health care professional as an acceptable date to which the court may retroactively apply the Guidelines to direct past support payments if that date occurred prior to the original date of filing a dissolution of marriage, legal separation, maintenance or child support proceeding. (Sec. 1, 2)

2. Makes technical and conforming changes. (Sec. 1, 2)