IMPOUNDED

Impounded Case SJC-13295

Whether the putative biological father of a child born out of wedlock has standing to pursue a paternity action under either G. L. c. 209C or G. L. c. 215, § 6, without demonstrating a substantial parent-child relationship, see <u>C.C.</u> v. <u>A.B.</u>, 406 Mass. 679, 689 (1990), where the child's mother represented to him the he was not the biological father and where she and a third party, without notice to the putative father, signed a voluntary acknowledgment of paternity despite knowing that the third party was not the biological father.