MISSISSIPPI LEGISLATURE

REGULAR SESSION 2023

By: Senator(s) Younger

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To: Judiciary, Division A

## SENATE BILL NO. 2087

AN ACT TO AMEND SECTION 93-17-21, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT AN ADOPTEE MAY OBTAIN A COPY OF THE ADOPTEE'S ORIGINAL BIRTH CERTIFICATE IF 18 YEARS HAVE PASSED SINCE THE ISSUANCE OF A REVISED BIRTH CERTIFICATE FOLLOWING THE ADOPTION; TO AMEND SECTION 93-17-205, MISSISSIPPI CODE OF 1972, TO CONFORM; AND FOR RELATED PURPOSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
8 SECTION 1. Section 93-17-21, Mississippi Code of 1972, is
9 amended as follows:

10 93-17-21. (1) A certified copy of the final decree shall be furnished to the Bureau of Vital Statistics, together with a 11 certificate signed by the clerk giving the true or original name 12 13 and the place and date of birth of the child. The said bureau shall prepare a revised birth certificate which shall contain the 14 15 original date of birth, with the place of birth being shown as the residence of the adoptive parents at the time the child was born, 16 17 but with the names of the adopting parents and the new name of the 18 child. In all other particulars, the certificate shall show the true facts of birth. The fact that a revised birth certificate is 19 20 issued shall be indicated only by code numbers or some letter S. B. No. 2087 ~ OFFICIAL ~ G1/2 23/SS36/R474

21 inconspicuously placed on the face of the certificate. The word 22 "revised" shall not appear thereon. However, in the event an unmarried adult shall be the adopting parent, then such birth 23 certificate may show thereon, upon order of the chancellor as set 24 25 forth in the decree of adoption, that same is a revised birth 26 certificate, giving the court where said decree was issued and the 27 date of such decree. The original birth certificate shall be 28 removed and placed, with reference made to the decree of adoption, 29 in a safely locked drawer or vault, and the same shall not be 30 public records and shall not be divulged except upon the order of the court rendering the said final decree, under subsection (3) of 31 32 this section or pursuant to Sections 93-17-201 through 93-17-223, 33 and for all purposes the revised certificate shall be and become the birth certificate of the child. However, the Bureau of Vital 34 Statistics of the State of Mississippi shall be required to 35 36 prepare and register revised certificates only for births which 37 occurred in the State of Mississippi as shown either by the court decree or by the original birth record on file in the bureau; but 38 39 if the birth occurred in some other state, then the Director of 40 the Bureau of Vital Statistics of the State of Mississippi shall 41 be required to furnish to the attorney or other person 42 representing the adopted child the name and address of the proper official in the state where the child was born, to whom the 43 adoption decree and other information may be referred for 44 45 appropriate action, and shall furnish to such attorney the

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46 certified copy of the decree and the certificate furnished by the 47 clerk.

(2) \* \* \* Notwithstanding anything herein to the contrary, 48 either an original or a revised birth certificate may be 49 50 issued \* \* \* by the Bureau of Vital Statistics to any child who 51 was born outside the United States or its possessions and adopted, either heretofore or hereafter, by an order of a court in this 52 53 Upon presentation of a certified copy of the final decree state. 54 of adoption containing the required information, the Director of 55 the Bureau of Vital Statistics shall be authorized and directed to 56 receive said certified copy of the decree of adoption and prepare 57 therefrom, and record, a birth certificate which shall disclose 58 the following information: The name of the child (being the adopted name), race, sex, date of birth, place of birth (being the 59 60 actual town, district and county of said child's birth, except 61 where the child is born in a penal or mental institution where the 62 name of the county shall be sufficient), names, race, ages, places of birth and occupation of parents (being the adoptive parents), 63 64 including the maiden name of the adoptive mother. Such 65 certificate shall comport in appearance and indicia with the 66 foregoing requirements for a "revised" certificate issued to a 67 child born in this state. The Director of the Bureau of Vital Statistics shall be authorized and directed to issue certified 68 69 copies thereof, the same as if the birth certificate were that of 70 a child who had never been adopted.

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71 (3) A person who has been adopted is entitled to a certified 72 copy of the person's original birth certificate if the person is 73 at least eighteen (18) years old. The copy of the person's 74 original birth certificate shall be clearly marked "cancelled and 75 revised."

76 SECTION 2. Section 93-17-205, Mississippi Code of 1972, is
77 amended as follows:

93-17-205. (1) The bureau shall maintain a centralized adoption records file for all adoptions performed in this state after July 1, 2005, which shall contain the following information:

(a) The medical and social history of the birth
parents, including information regarding genetically inheritable
diseases or illnesses and any similar information furnished by the
birth parents about the adoptee's grandparents, aunts, uncles,
brothers and sisters if known;

(b) A report of any medical examination which either
birth parent had within one (1) year before the date of the
petition for adoption, if available and known;

89 (c) A report describing the adoptee's prenatal care and90 medical condition at birth, if available and known;

91 (d) The medical and social history of the adoptee, 92 including information regarding genetically inheritable diseases 93 or illnesses, and any other relevant medical, social and genetic 94 information if available; and

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95 Forms 100A, 100B (if applicable) and evidence of (e) 96 Interstate Compact for Placement of Children approval (if 97 applicable).

The Administrative Office of Courts shall assist the bureau 98 99 in the maintenance of its centralized adoption record by compiling 100 the number of finalized adoptions in each chancery court district 101 on a monthly basis, and submitting this information to the bureau. 102 The bureau shall include these statistics in its centralized 103 adoption record. The information in this report shall include the 104 number of adoptions in this state where the adopting parent is a 105 blood relative of the adoptee and the number of adoptions in this 106 state where the adopting parent is not a blood relative of the 107 The report shall not include any individual identifying adoptee. 108 This information shall be updated annually and made information. 109 available to the public upon request for a reasonable fee.

110 (2)Any birth parent may file with the bureau at any time any relevant supplemental nonidentifying information about the 111 adoptee or the adoptee's birth parents, and the bureau shall 112 113 maintain this information in the centralized adoption records file. 114

115 (3) The bureau shall also maintain as part of the 116 centralized adoption records file the following:

117 The name, date of birth, social security number (a) (both original and revised, where applicable) and birth 118 certificate (both original and revised) of the adoptee; 119

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(b) The names, current addresses and social security numbers of the adoptee's birth parents, guardian and legal custodian;

123 (c) Any other available information about the birth 124 parent's identity and location.

125 (4) Any birth parent may file with the bureau at any time an 126 affidavit authorizing the bureau to provide the adoptee with his 127 or her original birth certificate and with any other available 128 information about the birth parent's identity and location, or an 129 affidavit expressly prohibiting the bureau from providing the 130 adoptee with any information about such birth parent's identity and location, and prohibiting any licensed adoption agency from 131 132 conducting a search for such birth parent under the terms of 133 Sections 93-17-201 through 93-17-223 without affecting an adoptee 134 who is entitled to a copy of the adoptee's original and cancelled birth certificate under Section 93-17-21(3). An affidavit filed 135 136 under this section may be revoked at any time by written notification to the bureau from the birth parent. 137

(5) Counsel for the adoptive parents in the adoption finalization proceeding shall provide the bureau with the information required in subsections (1) and (3) of this section, and he shall also make such information a part of the adoption records of the court in which the final decree of adoption is rendered. This information shall be provided on forms prepared by the bureau.

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145 (6) If an agency receives a report from a physician (a) 146 stating that a birth parent or another child of the birth parent has acquired or may have a genetically transferable disease or 147 illness, the agency shall notify the bureau and the appropriate 148 149 licensed adoption agency, and the latter agency shall notify the 150 adoptee of the existence of the disease or illness, if he or she 151 is \* \* \* eighteen (18) years of age or over, or notify the adoptee's guardian, custodian or adoptive parent if the adoptee is 152 153 under age \* \* \* eighteen (18).

(b) If an agency receives a report from a physician that an adoptee has acquired or may have a genetically transferable disease or illness, the agency shall notify the bureau and the appropriate licensed agency, and the latter agency shall notify the adoptee's birth parent of the existence of the disease or illness.

160 (7) Compliance with the provisions of this section may be 161 waived by the court, in its discretion, in any chancery court 162 proceeding in which one or more of the petitioners for adoption is 163 the natural mother or father of the adoptee.

164 SECTION 3. This act shall take effect and be in force from 165 and after July 1, 2023.

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