1	A bill to be entitled
2	An act relating to adoptee birth certificates;
3	amending s. 382.015, F.S.; requiring the Department of
4	Health to issue a noncertified copy of original birth
5	certificate to certain adoptees under certain
6	conditions; requiring the department to develop
7	certain forms and make such forms available to birth
8	parents; providing application procedures; requiring
9	the department to develop certain policies and
10	procedures by a specified date; authorizing the
11	department to charge a fee for issuing such
12	noncertified copy; providing construction; providing
13	an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Section 382.015, Florida Statutes, is amended
18	to read:
19	382.015 New certificates of live birth; duty of clerks of
20	court and department; noncertified copy of original birth
21	certificateThe clerk of the court in which any proceeding for
22	adoption, annulment of an adoption, affirmation of parental
23	status, or determination of paternity is to be registered,
24	shall, within 30 days after the final disposition, forward to
25	the department a certified copy of the court order, or a report
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26 of the proceedings upon a form to be furnished by the department, together with sufficient information to identify the 27 28 original birth certificate and to enable the preparation of a 29 new birth certificate. The clerk of the court shall implement a 30 monitoring and quality control plan to ensure that all judicial 31 determinations of paternity are reported to the department in 32 compliance with this section. The department shall track 33 paternity determinations reported monthly by county, monitor compliance with the 30-day timeframe, and report the data to the 34 35 clerks of the court quarterly.

36

(1) ADOPTION AND ANNULMENT OF ADOPTION.-

37 Upon receipt of the report or certified copy of an (a) adoption decree, together with the information necessary to 38 39 identify the original certificate of live birth, and establish a new certificate, the department shall prepare and file a new 40 birth certificate, absent objection by the court decreeing the 41 42 adoption, the adoptive parents, or the adoptee if of legal age. 43 The certificate shall bear the same file number as the original 44 birth certificate. All names and identifying information 45 relating to the adoptive parents entered on the new certificate 46 shall refer to the adoptive parents, but nothing in the certificate shall refer to or designate the parents as being 47 48 adoptive. All other items not affected by adoption shall be copied as on the original certificate, including the date of 49 50 registration and filing.

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51 Upon receipt of the report or certified copy of an (b) 52 annulment-of-adoption decree, together with the sufficient 53 information to identify the original certificate of live birth, 54 the department shall, if a new certificate of birth was filed 55 following an adoption report or decree, remove the new 56 certificate and restore the original certificate to its original 57 place in the files, and the certificate so removed shall be 58 sealed by the department.

(c) Upon receipt of a report or certified copy of an adoption decree or annulment-of-adoption decree for a person born in another state, the department shall forward the report or decree to the state of the registrant's birth. If the adoptee was born in Canada, the department shall send a copy of the report or decree to the appropriate birth registration authority in Canada.

DETERMINATION OF PATERNITY .- Upon receipt of the 66 (2) 67 report, a certified copy of a final decree of determination of 68 paternity, or a certified copy of a final judgment of 69 dissolution of marriage which requires the former husband to pay 70 child support for the child, together with sufficient information to identify the original certificate of live birth, 71 72 the department shall prepare and file a new birth certificate, which shall bear the same file number as the original birth 73 74 certificate. The registrant's name shall be entered as decreed 75 by the court or as reflected in the final judgment or support

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order. The names and identifying information of the parents 76 77 shall be entered as of the date of the registrant's birth. 78 (3) AFFIRMATION OF PARENTAL STATUS.-Upon receipt of an 79 order of affirmation of parental status issued pursuant to s. 80 742.16, together with sufficient information to identify the 81 original certificate of live birth, the department shall prepare 82 and file a new birth certificate which shall bear the same file 83 number as the original birth certificate. The names and identifying information of the registrant's parents entered on 84 85 the new certificate shall be the commissioning couple, but the 86 new certificate may not make reference to or designate the 87 parents as the commissioning couple.

SUBSTITUTION OF NEW CERTIFICATE OF BIRTH FOR 88 (4) 89 ORIGINAL.-When a new certificate of birth is prepared, the 90 department shall substitute the new certificate of birth for the original certificate on file. All copies of the original 91 92 certificate of live birth in the custody of a local registrar or 93 other state custodian of vital records shall be forwarded to the 94 State Registrar. Thereafter, when a certified copy of the 95 certificate of birth or portion thereof is issued, it shall be a 96 copy of the new certificate of birth or portion thereof, except when a court order requires issuance of a certified copy of the 97 98 original certificate of birth. In an adoption, change in paternity, affirmation of parental status, undetermined 99 100 parentage, or court-ordered substitution, the department shall

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101 place the original certificate of birth and all papers 102 pertaining thereto under seal, not to be broken except by order 103 of a court of competent jurisdiction or as otherwise provided by 104 law. 105 (5) NONCERTIFIED COPY OF ORIGINAL BIRTH CERTIFICATE.-106 (a) Notwithstanding any other provision of law, an adoptee 107 who is at least 18 years of age or, if the adoptee is deceased, 108 the adoptee's descendants may apply to the department for a 109 noncertified copy of the adoptee's original birth certificate. 110 The department shall issue a noncertified copy of original birth certificate within 90 days after receipt of the application if 111 112 the application complies with the requirements of this 113 subsection. 114 (b) The department shall develop and make available to 115 each birth parent named on the original birth certificate a 116 contact preference form on which the birth parent may state his 117 or her preference regarding being contacted by an adoptee who is his or her birth child. The birth parent shall choose from the 118 119 following options on the contact preference form: 120 1. "I would like to be contacted. I have completed the 121 contact preference form and am filing it with the Department of 122 Health." 2. "I would prefer to be contacted only through an 123 124 intermediary. I have completed the contact preference form and 125 am filing it with the Department of Health."

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126 "Do not contact me. I may change this preference by 3. 127 filling out another contact preference form. I have completed 128 the contact preference form and am filing it with the Department 129 of Health." 130 The department shall also provide a birth parent with (C) 131 a medical history form which may be completed and returned to 132 the department with the contact preference form and which shall 133 include the following statement: "I have completed a medical 134 history form and am filing it with the Department of Health. I 135 understand that information used or disclosed on this form may 136 be subject to additional disclosure by the recipient and may not 137 be protected by the privacy regulations of the federal Health 138 Insurance Portability and Accountability Act of 1996 (HIPAA)." 139 (d) The department shall develop policies and procedures 140 necessary to implement this subsection by February 1, 2019. 141 (e) The department may charge a fee for issuing a 142 noncertified copy of original birth certificate. The fee may not 143 exceed the fee for a certified copy of an original birth 144 certificate under s. 382.0255. 145 (f) This subsection does not authorize disclosure of an 146 adoptee's birth record to the adoptee's birth parents. 147 (6) (5) FORM.-Except for certificates of foreign birth which are registered as provided in s. 382.017, and delayed 148 certificates of birth which are registered as provided in ss. 149 150 382.019 and 382.0195, all original, new, or amended certificates

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151 of live birth shall be identical in form, regardless of the 152 marital status of the parents or the fact that the registrant is 153 adopted or of undetermined parentage.

154 (7) (6) RULES.—The department shall adopt and enforce all
155 rules necessary for carrying out the provisions of this section.
156 Section 2. This act shall take effect July 1, 2018.

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