FIRST REGULAR SESSION

SENATE BILL NO. 14

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR CIERPIOT.

0032S.02I KRISTINA MARTIN, Secretary

AN ACT

To repeal section 193.215, RSMo, and to enact in lieu thereof one new section relating to amending birth certificates.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 193.215, RSMo, is repealed and one new

- 2 section enacted in lieu thereof, to be known as section 193.215,
- 3 to read as follows:
 - 193.215. 1. A certificate or report registered
- 2 pursuant to sections 193.005 to 193.325 may be amended only
- 3 pursuant to the provisions of sections 193.005 to 193.325,
- 4 and regulations adopted by the department.
- 5 2. A certificate or report that is amended pursuant to
- 6 this section shall be marked "Amended" except as otherwise
- 7 provided in this section. The date of amendment and a
- 8 summary description of the evidence submitted in support of
- 9 the amendment shall be endorsed on or made part of the
- 10 record.
- 11 3. Upon receipt of a certified copy of an order of a
- 12 court of competent jurisdiction changing the name of a
- 13 person born in this state and upon request of such person or
- 14 such person's parents, quardian, or legal representative,
- 15 the state registrar shall amend the certificate of birth to
- 16 show the new name. The court order shall include such facts
- 17 as are necessary to locate and identify the certificate of
- 18 birth of the person whose name is being changed.

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jurisdiction.

- 19 When an applicant does not submit the minimum 20 documentation required in the regulations for amending a 21 vital record or when the state registrar has reasonable cause to question the validity or adequacy of the 22 23 applicant's sworn statements or the documentary evidence, 24 and if the deficiencies are not corrected, the state 25 registrar shall not amend the vital record and shall advise 26 the applicant of the reason for this action and the 27 applicant's right of appeal to a court of competent
- 5. When a certificate or report is amended pursuant to this section, the state registrar shall report the amendment to any other custodians of the vital record and their record shall be amended accordingly.
- Upon written request of both parents and receipt of 33 a sworn acknowledgment of paternity notarized and signed by 34 both parents of a child born out of wedlock, the state 35 registrar shall amend the certificate of birth to show such 36 37 paternity. The acknowledgment affidavit form shall be developed by the state registrar and shall include the 38 39 minimum requirements prescribed by the secretary of the Department of Health and Human Services pursuant to 42 40 U.S.C. Section 652(a)(7). The acknowledgment form shall 41 42 include provisions to allow the parents to change the surname of the child and such surname shall be changed on 43 44 the birth record if the parents elect to change the child's 45 The signature of the parents shall be notarized or the signature shall be witnessed by at least two 46 47 disinterested adults whose signatures and addresses shall be plainly written thereon. The form shall be accompanied by 48 oral notice, which may be provided through the use of video 49

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or audio equipment, and written notice to the mother and putative father of:

- 52 (1) The alternatives to, the legal consequences of, 53 and the rights and responsibilities that arise from signing 54 the acknowledgment;
- 55 (2) The benefits of having the child's paternity 56 established; and
- The availability of paternity establishment and 57 child support enforcement services. A rescission of 58 59 acknowledgment form shall be filed with the bureau of vital records pursuant to section 210.823 to vacate the legal 60 finding of paternity. The bureau shall file all rescissions 61 62 and forward a copy of each to the family support division. The birth record shall only be changed pursuant to this 63 subsection upon an order of the court or the family support 64 division. 65
- 7. The department shall offer voluntary paternity establishment services.
- 8. Upon receipt of a certified copy of an order of a court of competent jurisdiction changing the name of a person born in this state and upon request of such person or such person's parents, guardian or legal representative, the state registrar shall amend the certificate of birth to show the new name.
 - 9. Upon receipt of a certified copy of an order of a court of competent jurisdiction indicating the sex of an individual born in this state has been changed by surgical procedure for a medically-verifiable disorder of sex development and that such individual's name has been changed, the certificate of birth of such individual shall be amended. No certificate of birth shall be amended

because the sex of an individual born in this state has been

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changed solely by nonsurgical means, including, but not limited to, hormone therapy, voice and speech therapy, or behavioral therapy. No certificate of birth shall be amended because the sex of the individual was changed for reasons other than a medically-verifiable disorder of sex development.

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