By: Delegates Moon, Cullison, Barkley, Carr, Fraser-Hidalgo, Gutierrez, Kaiser, Kelly, Korman, Lam, Luedtke, McIntosh, Morales, Platt, Reznik, S. Robinson, Rosenberg, Smith, Tarlau, M. Washington, and Zucker Introduced and read first time: February 13, 2015

Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 Vital Records - New Certificates of Birth - Sex Change or Diagnosis of an 3 Intersex Condition

4 FOR the purpose of requiring the Secretary of Health and Mental Hygiene, under certain $\mathbf{5}$ circumstances, to make a new certificate of birth for an individual whose sex has 6 been changed or who has been diagnosed with an intersex condition; requiring that 7 a certain sex designation and, under certain circumstances, a certain name be on the 8 new certificate of birth; prohibiting a new certificate of birth from having certain 9 markings or showing on its face certain changes; altering the circumstances under 10 which a seal on an original certificate of birth and certain records may be broken; 11 altering the circumstances under which a copy of an original certificate of birth may 12be issued to an individual for whom a new certificate of birth was made under a certain provision of this Act; repealing language rendered obsolete by this Act; 13 14making conforming and clarifying changes; defining a certain term; and generally 15relating to the issuance of new certificates of birth.

- 16 BY repealing and reenacting, with amendments,
- 17 Article Health General
- 18 Section 4–201, 4–211, and 4–214
- 19 Annotated Code of Maryland
- 20 (2009 Replacement Volume and 2014 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 23

Article – Health – General

24 4-201.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2 HOUSE BILL 862							
1	(a)	In this subtitle the following words have the meanings indicated.						
$\frac{2}{3}$	(b) "Attending physician" means the physician in charge of the patient's care for the illness or condition which resulted in death.							
4	(c)	"County registrar" means the registrar of vital records for a county.						
5	(d)	(1) "Dead body" means:						
6		(i) A dead human body; or						
7 8	individual 1	(ii) Parts or bones of a human body if, from their condition, an reasonably may conclude that death has occurred.						
9		(2) "Dead body" does not include an amputated part.						
$10 \\ 11 \\ 12 \\ 13 \\ 14$	(e) "Fetal death" means death of a product of human conception, before its complete expulsion or extraction from the mother, regardless of the duration of the pregnancy, as indicated by the fact that, after the expulsion or extraction, the fetus does not breathe or show any other evidence of life, such as heart beat, pulsation of the umbilical cord, or definite movement of voluntary muscle.							
$15 \\ 16 \\ 17 \\ 18$	(f) "File" means to present for registration any certificate, report, or other record including records transmitted by approved electronic media, including facsimile, of birth, death, fetal death, adoption, marriage, or divorce for which this subtitle provides and to have the Secretary accept the record.							
19 20	(g) "Filing date" means the date a vital record is accepted for registration by the Secretary.							
$\begin{array}{c} 21 \\ 22 \end{array}$	(h) "Final disposition" means the burial, cremation, or other final disposition of a body or fetus.							
23	(i) "Institution" means any public or private establishment:							
24		(1) To which individuals are committed by law; or						
25		(2) That provides to 2 or more unrelated individuals:						
$\frac{26}{27}$	or treatmen	(i) Any inpatient or outpatient medical, surgical, or diagnostic care at; or						
28		(ii) Any nursing, custodial, or domiciliary care.						
29	(J) "LICENSED HEALTH CARE PRACTITIONER" MEANS:							
30		(1) AN INDIVIDUAL WHO IS:						

1 (I) A PHYSICIAN LICENSED UNDER TITLE 14 OF THE HEALTH 2 OCCUPATIONS ARTICLE;

3 (II) A PSYCHOLOGIST LICENSED UNDER TITLE 18 OF THE 4 HEALTH OCCUPATIONS ARTICLE;

5 (III) A REGISTERED NURSE LICENSED AND CERTIFIED TO 6 PRACTICE AS A NURSE PRACTITIONER, NURSE PSYCHOTHERAPIST, OR CLINICAL 7 NURSE SPECIALIST UNDER TITLE 8 OF THE HEALTH OCCUPATIONS ARTICLE;

8 (IV) A LICENSED CERTIFIED SOCIAL WORKER-CLINICAL 9 LICENSED UNDER TITLE 19 OF THE HEALTH OCCUPATIONS ARTICLE; OR

10 (2) AN INDIVIDUAL WHO:

11(I)IS LICENSED TO PRACTICE A PROFESSION LISTED IN ITEM12(1) OF THIS SUBSECTION IN ANOTHER STATE; AND

13(II) MEETS THE REQUIREMENTS UNDER THE HEALTH14OCCUPATIONS ARTICLE TO QUALIFY FOR A LICENSE TO PRACTICE THE PROFESSION15IN THIS STATE.

16 [(j)] (K) "Live birth" means the complete expulsion or extraction of a product of 17 human conception from the mother, regardless of the period of gestation, if, after the 18 expulsion or extraction, it breathes or shows any other evidence of life, such as heart beat, 19 pulsation of the umbilical cord, or definite movement of voluntary muscle, whether or not 20 the umbilical cord is cut or the placenta is attached.

21 [(k)] (L) "Mortician" means a funeral director, mortician, or other person who is 22 authorized to make final disposition of a body.

23 [(1)] (M) "Physician" means a person authorized or licensed to practice medicine 24 or osteopathy pursuant to the laws of this State.

[(m)] (N) "Physician assistant" means an individual who is licensed under Title
15 of the Health Occupations Article to practice medicine with physician supervision.

[(n)] (O) "Registration" means acceptance by the Secretary and incorporation in the records of the Department of any certificate, report, or other record of birth, death, fetal death, adoption, marriage, divorce, or dissolution or annulment of marriage for which this subtitle provides.

1 [(o)] (P) "Vital record" means a certificate or report of birth, death, fetal death, 2 marriage, divorce, dissolution or annulment of marriage, adoption, or adjudication of 3 paternity that is required by law to be filed with the Secretary.

4 **[(p)] (Q)** "Vital statistics" means the data derived from certificates and reports 5 of birth, death, fetal death, marriage, divorce, dissolution or annulment of marriage, and 6 reports related to any of these certificates and reports.

7 4-211.

8 (a) Except as provided in subsection [(c)] (D) of this section, the Secretary shall 9 make a new certificate of birth for an individual if the Department receives satisfactory 10 proof that:

- 11 (1) The individual was born in this State; and
- 12 (2) Regardless of the location, one of the following has occurred:

(i) The previously unwed parents of the individual have marriedeach other after the birth of the individual;

(ii) A court of competent jurisdiction has entered an order as to the
 parentage, legitimation, or adoption of the individual; or

17

(iii) If a father is not named on an earlier certificate of birth:

18 1. The father of the individual has acknowledged himself by
 19 affidavit to be the father; and

202.The mother of the individual has consented by affidavit to21the acknowledgment.

22 (B) EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, THE 23 SECRETARY SHALL MAKE A NEW CERTIFICATE OF BIRTH FOR AN INDIVIDUAL IF THE 24 DEPARTMENT RECEIVES SATISFACTORY PROOF THAT:

25 (1) THE INDIVIDUAL WAS BORN IN THIS STATE; AND

26 (2) REGARDLESS OF THE LOCATION, ONE OF THE FOLLOWING HAS 27 OCCURRED:

28(I)1.A LICENSED HEALTH CARE PROVIDER WHO HAS29TREATED OR EVALUATED THE INDIVIDUAL HAS DETERMINED THAT THE30INDIVIDUAL'S SEX DESIGNATION SHOULD BE CHANGED BECAUSE THE INDIVIDUAL

3. A. THE INDIVIDUAL HAS UNDERGONE **B**. **(II)** [(b)] (C) (1)(2)The father of the individual acknowledged himself by affidavit to be the (3)father and the mother of the individual has consented by affidavit to the acknowledgment.

HAS UNDERGONE TREATMENT APPROPRIATE FOR THE PURPOSE OF SEX 1 $\mathbf{2}$ TRANSITION OR HAS BEEN DIAGNOSED WITH AN INTERSEX CONDITION;

3 2. THE INDIVIDUAL, OR IF THE INDIVIDUAL IS A MINOR OR DISABLED PERSON UNDER GUARDIANSHIP, THE INDIVIDUAL'S PARENT, 4 GUARDIAN, OR LEGAL REPRESENTATIVE, HAS MADE A WRITTEN REQUEST FOR A $\mathbf{5}$ NEW CERTIFICATE OF BIRTH WITH A SEX DESIGNATION THAT DIFFERS FROM THE 6 7 SEX DESIGNATED ON THE ORIGINAL CERTIFICATE OF BIRTH; AND

8 THE LICENSED HEALTH CARE PRACTITIONER HAS 9 SIGNED A STATEMENT, UNDER PENALTY OF PERJURY, THAT:

10 SURGICAL, HORMONAL, OR OTHER TREATMENT APPROPRIATE FOR THE INDIVIDUAL, BASED ON 11 12**GENERALLY ACCEPTED MEDICAL STANDARDS; OR**

13THE INDIVIDUAL HAS AN INTERSEX CONDITION AND, IN THE PROFESSIONAL OPINION OF THE LICENSED HEALTH CARE PRACTITIONER, 14BASED ON GENERALLY ACCEPTED MEDICAL STANDARDS, THE INDIVIDUAL'S SEX 1516 **DESIGNATION SHOULD BE CHANGED ACCORDINGLY;**

17A COURT OF COMPETENT JURISDICTION HAS ISSUED AN ORDER INDICATING THAT THE SEX OF AN INDIVIDUAL BORN IN THIS STATE HAS 18 19 **BEEN CHANGED; OR**

20(III) BEFORE OCTOBER 1, 2015, THE SECRETARY, AS PROVIDED 21UNDER REGULATIONS ADOPTED BY THE DEPARTMENT, AMENDED AN ORIGINAL 22CERTIFICATE OF BIRTH ON RECEIPT OF A CERTIFIED COPY OF AN ORDER OF A 23COURT OF COMPETENT JURISDICTION INDICATING THE SEX OF THE INDIVIDUAL 24HAD BEEN CHANGED.

25Except as provided in subsection [(c)] (D) of this section, the Secretary 26may make a new certificate of birth for an individual who was born outside the United 27States if one of the following occurred in this State:

28The previously unwed parents of the individual have married each other after the birth of the individual: 29

30 A court of competent jurisdiction in this State has entered an order as to parentage or legitimation; or 31

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		The Secretary may not make a new certificate of birth IN CONNECTION OF A COURT OF COMPETENT JURISDICTION RELATING TO THE INDIVIDUAL, if one of the following so directs the Secretary:						
4	(1)	The court that decrees the adoption.						
5	(2)	The adoptive parents.						
6	(3)	The adopted individual, if an adult.						
7	[(d)] (E)	A new certificate of birth shall be prepared on the following basis:						
8 9	(1) is acquired or esta	The individual shall be treated as having at birth the status that later blished and of which proof is submitted.						
$10 \\ 11 \\ 12 \\ 13$	(2) If the parents of the individual were not married and paternity is established by legal proceedings, the name of the father shall be inserted. The legal proceeding should request and report to the Secretary that the surname of the subject of the record be changed from that shown on the original certificate, if a change is desired.							
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(3) If the individual is adopted, the name of the individual shall be that set by the decree of adoption, and the adoptive parents shall be recorded as the parents of the individual.							
17 18	(4) The new certificate of birth shall contain wording that requires each parent shown on the new certificate to indicate his or her own Social Security number.							
19 20	(F) (1) SUBSECTION (B)	WHEN A NEW CERTIFICATE OF BIRTH IS MADE UNDER OF THIS SECTION:						
21 22 23 24		(I) THE SEX DESIGNATION OF THE INDIVIDUAL ON THE NEW OF BIRTH SHALL BE THE SEX DESIGNATION FOR WHICH PROOF HAS BEEN SUBMITTED IN ACCORDANCE WITH SUBSECTION TION; AND						
25 26 27 28	(II) IF THE NAME OF THE INDIVIDUAL HAS BEEN CHANGED AT ANY TIME, THE NAME OF THE INDIVIDUAL ON THE NEW CERTIFICATE OF BIRTH SHALL BE THE NAME THAT WAS LAST ESTABLISHED AND FOR WHICH APPROPRIATE DOCUMENTATION HAS BEEN SUBMITTED TO THE DEPARTMENT.							
29 30	(2) THIS SECTION MA	A NEW CERTIFICATE OF BIRTH MADE UNDER SUBSECTION (B) OF AY NOT:						
31		(I) BE MARKED "AMENDED"; OR						

1		(II)	SHOV	W ON ITS FACE THAT A CHANGE HAS BEEN MADE TO:			
2			1.	A SEX DESIGNATION; OR			
3			2.	IF APPLICABLE, A CHANGE OF NAME.			
4	[(e)] (G)	(1)	If a n	ew certificate of birth is made, the Secretary shall:			
$5 \\ 6$	file; and	(i)	Subst	titute the new certificate of birth for any certificate then on			
7 8	(ii) Place the original certificate of birth and all records that relate to the new certificate of birth under seal.						
9	(2) The seal may be broken only:						
10		(i)	On or	der of a court of competent jurisdiction;			
11 12	(ii) If it does not violate the confidentiality of the record, on written order of a designee of the Secretary; [or]						
13 14	(iii) In accordance with Title 5, Subtitle 3A or Subtitle 4B of the Family Law Article; OR						
15 16 17 18	6 SUBTITLE 4B OF THE FAMILY LAW ARTICLE, ON REQUEST OF AN INDIVIDUAL FOR 7 WHOM A NEW CERTIFICATE OF BIRTH WAS MADE UNDER SUBSECTION (B) OF THIS						
19 20							
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) A court of competent jurisdiction orders the issuance of a copy of the original certificate of birth; [or]						
$\begin{array}{c} 23\\ 24 \end{array}$	(ii) TITLE 5, Subtitle 3A or Subtitle 4B of the Family Law Article provides for the issuance of a copy of the original certificate of birth; OR						
25 26 27	6 BIRTH WAS MADE UNDER SUBSECTION (B) OF THIS SECTION REQUESTS A COPY OF						
28 29 30	FAMILY LAW AR CERTIFICATE OF			TITLE 5, SUBTITLE 3A OR SUBTITLE 4B OF THE NOT PROHIBIT ISSUANCE OF A COPY OF THE ORIGINAL HE INDIVIDUAL.			

1 [(f)] (H) Each clerk of court shall send to the Secretary, on the form that the 2 Secretary provides, a report of:

- 3
- (1) Each decree of adoption;

4 (2) Each adjudication of paternity, including the father's Social Security 5 number; and

6 (3) Each revocation or amendment of any decree of adoption or 7 adjudication of paternity that the court enters.

8 [(g)] (I) Upon receipt of a report or decree of annulment of adoption, the original 9 certificate of birth shall be restored to its place in the files, and the adoption certificate and 10 any accompanying documents are not subject to inspection except upon order of a court of 11 competent jurisdiction or as provided by regulation.

12 [(h)] (J) If no certificate of birth is on file for the person for whom a new birth 13 certificate is to be established under this section, and the date and place of birth have not 14 been determined in the adoption or paternity proceedings:

15 (1) A delayed certificate of birth shall be filed with the Secretary as 16 provided in § 4–210 of this subtitle before a new certificate of birth is established; and

17 (2) The new birth certificate shall be prepared on the delayed birth 18 certificate form.

19 **[**(i)**] (K)** (1) The Secretary shall, on request, prepare and register a certificate 20 in this State for an individual born in a foreign country and who was adopted:

21 (i) Through a court of competent jurisdiction in this State; or

(ii) 1. Under the laws of a jurisdiction or country other than the
 United States and has been granted an IR-3 or IH-3 visa by the United States Immigration
 and Naturalization Service under the Immigration and Nationality Act; and

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2. By an adopting parent who is a resident of this State.

26 (2) Except as provided in paragraph (3) of this subsection, the certificate 27 shall be established on receipt of:

28

(i) A certificate of adoption from the court decreeing the adoption;

29 (ii) Proof of the date and place of the child's birth; and

30 (iii) A request from the court, the adopting parents, or the adopted 31 person if 18 years of age or over that the certificate be prepared.

1 If the child was adopted under the laws of a jurisdiction or country other (3) $\mathbf{2}$ than the United States and has been granted an IR-3 or IH-3 visa by the United States 3 Immigration and Naturalization Service under the Immigration and Nationality Act, the 4 certificate shall be established on receipt of: $\mathbf{5}$ An official copy of the decree from the jurisdiction or country in (i) which the child was adopted; 6 7 A certified translation of the foreign adoption decree; (ii) 8 (iii) Proof of the date and place of the child's birth; 9 Proof of IR–3 or IH–3 visa status: (iv) 10 A request from the court, the adopting parents, or the adopted (\mathbf{v}) 11 person if 18 years of age or over that the certificate be prepared; and 12 Proof that the adopting parent is a resident of this State. (vi) The certificate shall be labeled "Certificate of Foreign Birth" and shall 13 (4)14show the actual country of birth. 15A statement shall also be included on the certificate indicating that it (5)16is not evidence of United States citizenship for the child for whom it is issued. 174 - 214. 18 A certificate or record registered under this subtitle may be amended only in (a) 19accordance with this subtitle and any rules and regulations that the Secretary adopts to 20protect the integrity and accuracy of vital records. 21If any certificate of birth, death, or fetal death is amended, the facts (b) (1)22shall be certified to the Secretary and entered on the original certificate with the date of 23the amendment, over the signature or initials of a designee of the Secretary and with a line 24drawn through the original data. 25(2)All amendments may be stored on electronic media approved by the Secretary. 2627(3)All copies of certificates that are amended shall contain a notation that an amendment has been made. 2829(4)A record shall be maintained which identifies the evidence upon which 30 the amendment was based, the date of the amendment, and the identity of the person 31making the amendment.

1 (5) [Upon receipt of a certified copy of an order of a court of competent 2 jurisdiction indicating the sex of an individual born in this State has been changed by 3 surgical procedure and whether such individual's name has been changed, the Secretary 4 shall amend the certificate of birth of the individual as prescribed by regulation.

5 (6)] When an informant does not submit the minimum documentation 6 required in the regulations for amending a vital record or when the Secretary has cause to 7 question the validity or adequacy of the applicant's sworn statements or the documentary 8 evidence, and if the deficiencies are not corrected, the Secretary shall not amend the vital 9 record and shall advise the applicant of the reason for this action and shall further advise 10 the applicant of the right of appeal to the Office of Administrative Hearings.

11 [(7)] (6) (i) Except as provided in subparagraph (ii) of this paragraph, 12 any amendments to death certificates requested beyond 3 years or more after the death 13 shall require a court order.

(ii) The Office of the Chief Medical Examiner may amend the causeof death on a certificate of death at any time after registration without a court order.

16 (c) (1) [On] EXCEPT AS PROVIDED IN § 4–211(F) OF THIS SUBTITLE, ON 17 receipt of a court order that changes the name of an individual who was born in this State 18 and on request of the individual or a parent, guardian, or legal representative of the 19 individual, the Secretary shall amend the certificate of birth to reflect the new name.

20 (2) The Department may change the name on a birth certificate once 21 without a court order if, within 12 months after the birth, the Department receives from 22 both parents of a child:

23

(i) A written request for the change of name; and

(ii) An affidavit that has been sworn before a notary public of this
State and states that they are the parents of the child and are making this request of their
own free will.

27 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 October 1, 2015.