A BILL FOR AN ACT

RELATING TO BIRTH CERTIFICATES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. Section 338-17.7, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "§338-17.7 Establishment of new certificates of birth,

4 when. (a) The department of health shall establish, in the

5 following circumstances, a new certificate of birth for a person

6 born in this State who already has a birth certificate filed

7 with the department and who is referred to below as the "birth

8 registrant":

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(1) Upon receipt of an affidavit of paternity, a court order establishing paternity, or a certificate of marriage establishing the marriage of the natural parents to each other, together with a request from the birth registrant, or the birth registrant's parent or other person having legal custody of the birth registrant, that a new birth certificate be prepared because previously recorded information has been altered pursuant to law;

1	(2)	Upon receipt of a certified copy of a final order,
2		judgment, or decree of a court of competent
3		jurisdiction that determined the nonexistence of a
4		parent and child relationship between a person
5		identified as a parent on the birth certificate on
6		file and the birth registrant;
7	(3)	Upon receipt of a certified copy of a final adoption
8		decree, or of an abstract of the decree, pursuant to
9		sections 338-20 and 578-14;
10	(4)	Upon receipt of [an affidavit of a physician that the
11		physician has examined the birth registrant and has
12		determined the following:
13		(A) The birth registrant's sex designation was
14		entered incorrectly on the birth registrant's
15		birth certificate; or
16		(B) The birth registrant has had a sex change
17		operation and the sex-designation on the birth
18		registrant's birth certificate is no longer
19		correct; provided that the director of health may
20		further investigate and require additional
21		information that the director deems necessary;
22		er] the following documents:

1	<u>(A)</u>	A wr	itten request from the birth registrant,
2		sign	ed under penalty of perjury, that the
3		depa:	rtment issue a birth certificate with a
4		gende	er designation that differs from the gender
5		desig	gnated on the birth registrant's original
6		birt	h certificate;
7	<u>(B)</u>	A no	tarized statement from the birth registrant's
8		lice	nsed treating or evaluating physician stating
9		that	<u>:</u>
10		<u>(i)</u>	The birth registrant's sex designation was
11			entered incorrectly on the birth
12			registrant's original birth certificate; or
13	-	(ii)	The birth registrant has undergone surgical,
14			hormonal, or other treatment appropriate for
15			that individual for the purpose of gender
16			transition, and that in the physician's
17			opinion the birth registrant's gender
18			designation should be changed accordingly;
19			and
20	<u>(C)</u>	If th	ne birth registrant is requesting a name
21		chang	ge on the new certificate, an official copy
22		of th	ne legal name change document; or

1	(5)	Upon request of a law enforcement agency certifying
2		that a new birth certificate showing different
3		information would provide for the safety of the birth
4		registrant; provided that the new birth certificate
5		shall contain information requested by the law
6		enforcement agency, shall be assigned a new number and
7		filed accordingly, and shall not substitute for the
8		birth registrant's original birth certificate, which
9		shall remain in place.
10	(b)	When a new certificate of birth is established under
11	this sect	ion, it shall be substituted for the original
12	certifica	te of birth. The new certificate shall not be marked
13	as having	been amended and shall in no way reveal the original
14	language	changed by the amendment. Thereafter, the original
15	certifica	te and the evidence supporting the preparation of the
16	new certi	ficate shall be sealed and filed. [Such sealed
17	document]	The sealed documents shall be opened only by an order
18	of a cour	t of record[-] or by request of the birth registrant.
19	<u>(c)</u>	For a new certificate of birth established pursuant to
20	subsectio	n (a)(4), the department shall not require any
21	additiona	l medical information or records.

- 1 (d) Upon the department's refusal to establish a new birth
- 2 certificate under this section, the birth registrant shall have
- 3 a cause of action in a court of competent jurisdiction to
- 4 petition for the new certificate. The department shall give the
- 5 birth registrant written notice of this right."
- 6 SECTION 2. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 3. This Act shall take effect on July 1, 2050.

Report Title:

New Birth Certificates; Transgender

Description:

Provides amended birth certificates for persons who have undergone a gender transition. Effective July 1, 2050. (HB2227 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.