A BILL FOR AN ACT

RELATING TO ADOPTION RECORDS.

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

- 1 SECTION 1. To protect adopted children from the stigma of
- 2 illegitimacy, states began sealing adoption records in the
- 3 middle of the 20th century. Although adoptees were generally
- 4 allowed to access their own adoption records, states later began
- 5 limiting adoptees' access to adoption records due to the
- 6 prevailing idea that adopted children were better off if they
- 7 were unaware of their adoption. Current research, however, has
- 8 illustrated that the secrecy surrounding an adoption has
- 9 significant negative psychological consequences on an adoptee.
- 10 Furthermore, cultural changes have largely diminished the stigma
- 11 surrounding adoption and recent genetics research has
- 12 highlighted the importance of genetic history to an individual's
- 13 medical care.
- 14 Although the legislature eased restrictions for some
- 15 adoptees to access adoption records in 1990, Hawaii's adoption
- 16 records law continues to condition access to records on
- 17 birthparent approval, a major hurdle for adoptees to overcome.
- 18 Even more, adoptees must pay a search agent approximately \$600 2014-1124 SB2188 SD1 SMA.doc



- 1 to locate birthparents who have moved since the adoption
- 2 proceedings a nearly sure thing if eighteen years have passed
- 3 since the adoption proceedings.
- 4 The legislature finds that countries with open access laws
- 5 and other states that have restored open access to adoption
- 6 records have not experienced significant negative consequences
- 7 that critics predicted would befall birthparents that sought to
- 8 retain anonymity. Furthermore, the substantial interest that an
- 9 adoptee has in learning the adoptee's familial history outweighs
- 10 any vague discomfort that could befall a birthparent.
- 11 The purpose of this Act is to provide adoptees of a certain
- 12 age unfettered access to the adoptees' adoption records.
- 13 SECTION 2. Section 578-15, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- 15 "§578-15 Secrecy of proceedings and records. (a) The
- 16 records in adoption proceedings, after the petition is filed and
- 17 prior to the entry of the decree, shall be open to inspection
- 18 only by the parties or their attorneys, the director of human
- 19 services or the director's agent, or by any proper person on a
- 20 showing of good cause therefor, upon order of the court. Except
- 21 in the case of an individual being adopted by a person married
- 22 to the legal father or mother of the individual or unless

- ${f 1}$ authorized by the court, no petition for adoption shall set
- 2 forth the name of the individual sought to be adopted or the
- 3 name of either of the parents of the individual; provided that
- 4 the legal name of the individual and the name of each of the
- 5 individual's legal parents may be added to the petition by
- 6 amendment during the course of the hearing thereof and shall be
- 7 included in the decree. The hearing of the petition shall be in
- 8 chambers and shall not be open to the public.
- 9 (b) Upon the entry of the decree, or upon the later
- 10 effective date of the decree, or upon the dismissal or
- 11 discontinuance or other final disposition of the petition, the
- 12 clerk of the court shall seal all records in the proceedings;
- 13 provided that upon the written request of the petitioner or
- 14 petitioners, the court may waive the requirement that the
- 15 records be sealed. The seal shall not be broken and the records
- 16 shall not be inspected by any person, including the parties to
- 17 the proceedings, except:
- 18 (1) Upon order of the family court upon a showing of good
- 19 cause;
- 20 (2) [For adoptions which occurred prior to January 1,
- 21 1991, after the adopted individual attains the
- age of eighteen and upon submission to the family

1	court of a written request for inspection by the
2	adopted individual or the adoptive parents [in
3	accordance with the following:
4	(A) Within sixty calendar days after receipt of a
5	request for inspection, the family court, by
6	certified mail with return receipt requested,
7	shall mail to the last known address of each
8	natural parent a notice of the request for
9	inspection of adoption records, a copy of the
10	request for inspection and copies of any
11	accompanying letters, photographs, or other
12	documents-submitted in support of the request.
13	The notice shall inform the natural parent that
14	unless an affidavit signed by the natural parent
15	requesting confidentiality is received by the
16	family court within sixty calendar days of the
17	date of receipt of the notice, the natural parent
18	will be deemed to have waived any rights of
19	confidentiality and the records shall be subject
20	to inspection by the adopted individual or the
21	adoptive parent who submitted the request. The
22	notice shall also inform the natural parent that

1		an arradic requesting confidentiality for a
2		period of ten years may be filed. A blank
3		affidavit to be completed and signed by the
4		natural parent shall be mailed with the notice;
5	(B)	If the family court has received a return receipt
6		for the notice but an affidavit requesting
7		confidentiality is not received by the family
8		court within sixty calendar days of the date of
9		receipt of the notice, the family court shall
10		allow inspection under this section;
11	(C)	If the notice is returned as undeliverable to a
12		natural parent, the family court shall designate
13		an agent or agency to conduct a good faith and
14		diligent search to locate the natural parent and
15		to provide the notice and all other documents
16		required under subparagraph (A). The search
17		shall extend over a period not to exceed one
18		hundred eighty calendar days. Contacts with
19		natural parents by a designated agent or agency
20		under this section shall be personal, whenever
21		possible, and confidential. The family court
22		shall provide the designated agent or agency with

1			a copy of the request for inspection and copies
2			of any accompanying letters, photographs, or
3			other documents submitted in support of the
4			request, and the designated agent or agency shall
5			present the copies to the natural parent when
6			contacted. The family court and the designated
7			agent or agency shall ensure that no person other
8			than a natural parent or the agent or agency
9			through which a natural parent obtained
10			assistance for the adoption is informed of the
11			adoptive individual's existence and the
12			relationship to the natural parent;
13		(D) -	If a natural parent cannot be located after the
14			search conducted under subparagraph (C), the
15			family court shall allow inspection under this
16			section;
17		(E)	If an affidavit requesting confidentiality is
18			received by the family court within sixty
19			calendar days of the date of receipt of the
20	·		notice provided under subparagraph (A) or (C),
21			the family court shall not allow inspection
22			during the effective period of the affidavit;

1	(F)	If a ten-year affidavit is filed under
2		subparagraph (E), the natural parent may refile
3		affidavits-every ten-years thereafter to maintain
4		confidentiality, or the natural parent may file
5		an affidavit effective for the remainder of the
6		natural parent's lifetime. All affidavits
7		subsequent to the initial affidavit may be filed
8		within ninety calendar days before the last
9		effective day of the initial affidavit. If there
10		is no effective affidavit on file with the family
11		court at the time a request for inspection is
12		received by the court, the court shall allow
13		inspection under this paragraph;
14	(G)	An affidavit requesting confidentiality shall be
15		effective until the last day of the period for
16		which the affidavit was filed, until the natural
17		parent revokes the affidavit, or until the
18		natural parent is deceased, whichever occurs
19		sooner; and
20	(H)	Where two natural parents are involved and
21		confidentiality is waived under this paragraph by
22		only one natural parent, the inspection of the

1			records shall not include any identifying
2			information concerning the other natural parent;
3	(3)	For	adoptions occurring after December 31, 1990, in
4		acco	rdance with the following:
5		(A)	Each natural parent shall be informed of the
6			procedures required under this paragraph if the
7			natural parent desires to maintain
8			confidentiality after the adopted individual
9			attains the age of eighteen;
10		(B)	Within ninety calendar days before the adopted
11			individual attains the age of eighteen a natural
12			parent may file an affidavit with the family
13			court to request confidentiality and the natural
14			parent may refile affidavits every ten years
15			thereafter to maintain confidentiality or the
16			natural parent may file an affidavit effective
17			for the remainder of the natural parent's
18			lifetime. All affidavits after the initial
19			affidavit may be filed within ninety calendar
20			days before the last effective day of the initial
21			affidavit;

1		(C)	If a natural parent declines or fails to file an
2			affidavit under subparagraph (B), the family
3			court shall allow inspection of the record by the
4			adopted individual or the adoptive parents at any
5			time after the adopted individual has attained
6			the age of eighteen; and
7		(D)	Where two natural parents are involved and
8			confidentiality is waived under this paragraph by
9			only one natural parent, the inspection of the
10			records shall not include any identifying
11			information concerning the other natural parent;
12	(4)	For	all adoptions, regardless of date of occurrence,
13		afte	r the adopted individual attains the age of
14		eigh	teen and upon submission to the family court of a
15		writ	ten request for inspection by a natural parent;
16		prov	ided that the adopted individual shall have the
17		same	rights and obligations applicable to natural
18		pare	nts under paragraphs (2) and (3), including rights
19		of n	otice and opportunity to file affidavits
20		requ	esting confidentiality.
21	(5)	For	all adoptions, regardless of date of occurrence,
22		afte	¥] <u>;</u>

1	(3)	After the adopted individual attains the age of
2		eighteen and upon submission [of an affidavit by a
3		natural parent consenting to the inspection of records
4		by the adoptee or an affidavit submitted by an adoptee
5		consenting to the inspection of records] to the family
6		court of a written request for inspection by the
7		natural parents; [provided that where only one natural
8		parent files an affidavit for consent, the inspection
9		of records shall not include any identifying
10		information concerning the other natural parent;
11	-(6)]	(4) Upon request by the adopted individual or the
12		adoptive parents for information contained in the
13		records concerning ethnic background and necessary
14		medical information[, notwithstanding any affidavit
15		requesting confidentiality]; or
16	[(7)]	(5) Upon request by a natural parent for a copy of
17		the original birth certificate.
18	As used in	this subsection, "natural parent" means a biological
19	mother or	father, or a legal parent who is not also the
20	biological	parent.

- 1 (c) The clerk of the court shall keep a docket of all
- 2 adoption proceedings, which may be inspected only by order of
- 3 the family court."
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect on July 1, 2050.

7

Report Title:

Adoption Records; Open Access

Description:

Grants adopted individuals who have attained eighteen years of age, unfettered access to the adopted individual's sealed adoption records. Effective 7/1/2050. (SD1)

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