#### **SESSION 1999**

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#### SENATE BILL 236

Short Title: Adoption Records and Registry.

Sponsors: Senators Lucas; Moore, Allran, Ballance, Carter, Dalton, Dannelly, East, Foxx, Garrou, Garwood, Hartsell, Jordan, Lee, Martin of Guilford, Phillips, Plyler, Purcell, Reeves, Robinson, Shaw of Cumberland, Shaw of Guilford, Soles, Warren, and Wellons.

Referred to: Judiciary I.

March 4, 1999

1			A BILL TO BE ENTITLED
2	AN ACT TO	AMEN	D THE ADOPTION LAWS PERTAINING TO ACCESS TO
3	ADOPTION	RECO	ORDS AND TO ESTABLISH AN ADOPTION REGISTRY.
4	The General As	sembly	of North Carolina enacts:
5	Secti	on 1.	Chapter 48 of the General Statutes is amended by adding a new
6	Article to read:		
7			" <u>ARTICLE 11.</u>
8			<b>"ADOPTION REGISTRY.</b>
9	" <u>§ 48-11-101.</u> ]		
10	In this Artic	le, the	following definitions apply:
11	<u>(1)</u>	'Biolo	ogical father' means any of the following:
12		<u>a.</u>	A person presumed by law to be the biological father of the
13			adoptee.
14		<u>b.</u>	A person who has established paternity by affidavit under G.S.
15			<u>130A-101(f) or judicially.</u>
16		<u>c.</u>	A person who has legitimated the adoptee under G.S. 49-10 or
17			under a similar law of another state, or by marriage to the
18			biological mother of the adoptee.

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1		d. A person who has provided substantial financial support or
2		consistent care with respect to the adoptee and biological mother
3		prior to the adoption.
4	<u>(2)</u>	'Biological relative' means the adoptee's biological mother, biological
5		father, or biological sibling.
6	<u>(3)</u>	'Biological sibling' includes a half-sibling related to the adoptee through
7		the biological mother or through the biological father only as defined in
8		subdivision (1) of this section.
9	" <u>§ 48-11-102.</u>	Department to establish and maintain mutual consent, voluntary
10		otion registry.
11		tment shall establish and maintain a statewide, confidential, mutual
12		tary adoption registry for receiving, filing, and retaining documents that
13		ize, or deny authorization of the release of identifying information. The
14	purpose of the	e registry is to facilitate voluntary contact between adoptees and their
15	biological relation	tives when both the adoptee and the biological relative consent to that
16	contact.	
17		Authorized users of the registry.
18	<u>(a)</u> <u>Use</u>	of the registry is limited to adoptees and their biological relatives.
19		doptee or biological relative shall be permitted to file a consent form with
20	the registry unt	il that person has reached the age of 18 years.
21	" <u>§ 48-11-104.</u>	Information to be collected in the registry.
22	<u>(a)</u> <u>A p</u>	erson eligible to use the registry may consent to the disclosure of
23	identifying inf	formation about the person or request the disclosure of identifying
24	information ab	out an adoptee or a biological relative by filing with the Department a
25	consent form t	hat sets forth all of the following information to the extent known by the
26	person submitti	ing the form:
27	<u>(1)</u>	The current name, address, and telephone number of the person
28		submitting the form.
29	<u>(2)</u>	Any prior names used by that person.
30	<u>(3)</u>	The original and adopted name of the adoptee.
31	$\overline{(4)}$	The place of birth, date of birth, and sex of the adoptee.
32	$\overline{(5)}$	The name and address of the agency that placed the adoptee or prepared
33		the report to the court.
34	<u>(6)</u>	The persons to whom identifying information about the person
35		submitting the consent form may be disclosed.
36	(7)	If submitted by a biological relative, the relationship of that relative to
37		the adoptee.
38	(b) The	person submitting the consent form shall notify the registry of any change
39		name, address, or telephone number that occurs after the person files the
40	consent form.	<b>*</b>
41		doptee or a biological relative may submit a denial of consent form with
42	the registry.	

1	(d) Either consent or denial of consent may be revoked at any time by a person				
2	who submitted the consent form or the denial of consent form by submitting a revocation				
3	form to the registry.				
4	(e) <u>The registry shall obtain only information necessary for identifying registrants.</u>				
5	In no event shall the registry obtain or release information of any kind pertaining to the				
6	adoptive parents of or adoptive siblings to the adoptee.				
7	" <u>§ 48-11-105. Requirements for forms submitted to the registry.</u>				
8	(a) Each of the following requirements applies to any consent, denial of consent,				
9	or revocation form filed with the registry:				
10	(1) <u>It shall be notarized.</u>				
11	(2) It is effective as of the time it is filed with the registry.				
12	(3) It may be revoked at any time by the person who submitted it.				
13	(b) <u>No consent, denial of consent, or revocation form shall be accepted by the</u>				
14	registry until the person submitting it presents satisfactory proof of the person's identity				
15	in accordance with rules adopted by the Social Services Commission.				
16	" <u>§ 48-11-106. Disclosure of information contained in the registry.</u>				
17	(a) <u>The Department shall process each consent form filed with the registry in an</u>				
18	attempt to match the adoptee with a biological relative. There is a match when an				
19 20	adoptee and a biological relative have both filed consent forms with the registry				
20	designating the other as a person to whom identifying information may be disclosed. No				
21	identifying information about an adoptee may be disclosed to a biological relative unless				
22	that relative has been designated to receive identifying information by the adoptee on the				
23	adoptee's consent form.				
24	(b) No identifying information shall be disclosed under this section until the				
25 26	Department determines there is a match. If the Department determines there is a match,				
26	then the Department shall, within one month of the filing of the latter of the				
27	corresponding consent forms, send a copy of the corresponding consent forms to the				
28	agency that placed the adoptee or prepared the report to the court. The agency shall then				
29 20	notify the persons who submitted the consent forms of the match and disclose to them the				
30 31	identifying information contained in the consent forms.				
31 32	(c) If the agency that placed the adoptee or prepared the report to the court is no longer in existence at the time the Department determines there is a match, then any				
32 33	longer in existence at the time the Department determines there is a match, then any				
33 34	notification or disclosure required by this section shall be made by an employee or agent				
54 35	of the Department.				
33 36	(d) <u>All communications with adoptees and biological relatives required by this</u>				
30 37	section shall be made by a social worker who has expertise in postadoption services. These communications are confidential.				
37 38					
	(e) If the Department has information that the person about whom identifying information is requested is deceased the fact of the person's death shall be disclosed to				
39 40	information is requested is deceased, the fact of the person's death shall be disclosed to the requesting person. No identifying information about the deceased person shall be				
40 41	the requesting person. No identifying information about the deceased person shall be disclosed execut pursuant to C.S. 48.9, 104, upless the registry has on file an uprovoked				
41 42	disclosed, except pursuant to G.S. 48-9-104, unless the registry has on file an unrevoked consent form filed by the deceased person authorizing the disclosure of identifying				
42 43	information to the requesting person.				
43	mormation to the requesting person.				

1	"§ 48-11-107. Recommendation of counseling.
2	The Department shall recommend to a person submitting any form to the registry that
3	the person obtain counseling, voluntarily, at that person's own expense, from a licensed
4	counselor.
5	" <u>§ 48-11-108. Fees for using the registry.</u>
6	The Department shall charge a fee of fifty dollars (\$50.00) for filing a consent form
7	or a denial of consent form with the registry at the time of filing. The fee shall be applied
8	to the maintenance of the registry. Any fee authorized by this section may be waived for
9	any person who provides an affidavit of financial inability to pay the fee.
10	" <u>§ 48-11-109. Adoption of rules for the registry.</u>
11	The Social Services Commission shall adopt rules for use of and access to the registry
12	in accordance with the requirements of this Article.
13	"§ 48-11-110. Department to publicize the registry.
14	The Department shall announce and publicize to the general public the existence of
15	the registry and the procedure for the consensual release of identifying information.
16	"§ 48-11-111. Department to provide necessary forms and cooperate with registries
17	in other states.
18	The Department shall develop and furnish any forms necessary to carry out the
19	provisions of this Article. The Department shall cooperate with registries in other states
20	to facilitate the matching of documents filed pursuant to this Article by individuals in
21	different states.
22	" <u>§ 48-11-112. Violation and penalty.</u>
23	It is unlawful for a person having custody of or access to documents filed under this
24	Article to disseminate or permit dissemination of information contained in them except as
25	authorized by this Article. Any person who willfully violates the provisions of this
26	section is guilty of a Class I felony."
27	Section 2. G.S. 48-10-105 reads as rewritten:
28	"§ 48-10-105. Unauthorized disclosure of information.
29	(a) Except as authorized in G.S. 48-3-205 or in Article 9 or Article 11 of this
30	Chapter, no identifying or nonidentifying information contained in a report or records
31	described therein may be disclosed by present or former employees or officials of the
32	court, an agency, the State, a county, an attorney or other provider of professional
33	services, or any person or entity who wrongfully obtains such a report or records.
34	(b) A-Except as provided in G.S. 48-11-112, a person who knowingly makes an
35	unauthorized disclosure of identifying information is guilty of a Class 1 misdemeanor.
36	(c) The district court may enjoin from further violations any person who makes an
37	unauthorized disclosure.
38	(d) Notwithstanding the penalties provided in subsection (b) of this section, an
39	individual who is the subject of any of this information may bring a civil action for
40	equitable or monetary relief or both against any person or entity who makes an
41	unauthorized disclosure of the information."
42	Section 3. There is appropriated from the General Fund to the Department of
43	Health and Human Services the sum of one hundred sixty-seven thousand dollars

5 Section 4. Section 3 of this act becomes effective July 1, 1999. The remainder 6 of this act becomes effective January 1, 2000. G.S. 48-11-112 as enacted in Section 1 of 7 this act becomes effective January 1, 2000, and applies to offenses committed on or after 8 that date.