LC001523

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO HEALTH AND SAFETY - VITAL RECORDS

Introduced By: Senators Pearson, and Picard

Date Introduced: February 12, 2015

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 23-3-23 of the General Laws in Chapter 23-3 entitled "Vital

2 Records" is hereby amended to read as follows:

3 <u>23-3-23. Disclosure of records. --</u> (a) To protect the integrity of vital records, to insure

their proper use, and to insure the efficient and proper administration of the vital records system,

it shall be unlawful for any person to permit inspection of, or to disclose information contained in,

vital records, or to copy, or issue a copy, of all or part of any vital record except as authorized by

regulation, or as provided for herein.

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(b) The director of health may authorize under appropriate safeguards the disclosure of

data contained in vital records for research purposes.

(c) Information in vital records indicating that a birth occurred out of wedlock shall not

be disclosed except as provided by regulation, upon order of a court of competent jurisdiction, or

until the record becomes a public record as defined by regulations.

13 (d) Appeals from decisions of the custodians of permanent local records refusing to

disclose information, or to permit inspection of or copying of records, of persons born one

hundred (100) years before the date of inspection, under the authority of this section and

16 regulation issued under this section, shall be made to the state registrar of vital records.

Notwithstanding the provisions of this section, those records shall be open for research to any

member of a legally incorporated genealogy society and those societies shall be permitted to

incorporate statistics derived from those records in their publications, upon receipt of permission

of the director of health; and provided, further, that no person, ex-	cept the person whose birth is
recorded, his or her issue, parent or guardian, spouse, civil unio	on and/or registered domestic
partner, grandparent, or sibling; or attorneys at law, title exam	iners, or members of legally
ncorporated genealogical societies in the conduct of their official of	luties as defined in regulations
shall have any access to, or be permitted to, examine the original	nal or any copy of the birth
certificate or birth record, of any person in the custody of any regi	istrar of vital records or of the
state department of health.	

(e) The public shall be allowed to examine and copy death and marriage certificates which have been filed with the department of health, but prior to inspection any certificate to be viewed shall have all social security numbers redacted. Within their own district, municipalities shall comply with this procedure. The department of health and the municipalities shall charge no fee for the examination of said records. The department of health and the municipalities may charge their usual and customary per page fee for the copying of said records.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY - VITAL RECORDS

1	This act would provide that the public may review death and marriage certificates at the	
2	department of health and/or through a municipality, but prior to copying or viewing, all social	
3	security numbers would be redacted. No fee would be charged for viewing any of said records but	
4	usual copying charges could be assessed for copies.	
5	This act would take effect upon passage.	
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