# As Passed by the House

## 131st General Assembly

Regular Session

Am. Sub. S. B. No. 61

2015-2016

### **Senator Hughes**

Cosponsors: Senators Eklund, Patton, Seitz, Brown, Bacon, Balderson, Burke, Cafaro, Coley, Faber, Gardner, Hite, Jones, Jordan, LaRose, Lehner, Manning, Obhof, Peterson, Sawyer, Schiavoni, Tavares, Thomas, Uecker, Widener, Williams, Yuko, Representatives Barnes, Bishoff, Amstutz, Anielski, Blessing, Brown, Buchy, Burkley, Conditt, Derickson, Dever, Dovilla, Duffey, Fedor, Gerberry, Green, Hackett, Hambley, Hayes, Huffman, Kraus, Kuhns, Kunze, LaTourette, Leland, Lepore-Hagan, Maag, Manning, McColley, O'Brien, M., Patterson, Pelanda, Perales, Phillips, Ramos, Retherford, Rogers, Ruhl, Ryan, Schaffer, Sears, Sheehy, Slaby, Smith, K., Stinziano, Strahorn, Sweeney, Terhar, Young, Speaker Rosenberger

# A BILL

То	amend section 3705.23 of the Revised Code to	1
	restrict to whom a certified copy of a death	2
	certificate containing the decedent's social	3
	security number may be issued.	4

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3/05.23 of the Revised Code be	5
amended to read as follows:	6
Sec. 3705.23. (A)(1) Except as otherwise provided in this	7
section, the director of health, the state registrar, or a local	8
registrar, on receipt of a signed application and the fee	9
specified in section 3705.24 of the Revised Code, shall issue a	10
certified copy of a vital record, or of a part of a vital	11
record, in the director's or registrar's custody to any	12

30

31

32

33

34

35

36

37

38

applicant, unless the vital record has ceased to be a public	13
record pursuant to section 3705.09, 3705.11, 3705.12, 3705.121,	14
3705.122, 3705.123, 3705.124, or 3705.15 of the Revised Code.	15
The certified copy shall show the date the vital record was	16
registered by the local registrar.	17

- (2) A certified copy of a vital record may be made by a

  mechanical, electronic, or other reproduction process. It shall

  be certified as a true copy by the director, state registrar, or

  local registrar who has custody of the record and shall include

  the date of issuance, the name of the issuing officer, the

  signature of the officer or an authorized facsimile of the

  signature, and the seal of the issuing office.

  24
- (3) A certified copy of a vital record or of any part of a 25 vital record, issued in accordance with this section, shall be 26 considered for all purposes the same as the original and shall 27 be prima-facie evidence of the facts stated in it in all courts 28 and places.
- (4) (a) Information contained in the "information for medical and health use only" section of a birth record shall not be included as part of a certified copy of the birth record unless the information specifically is requested by the individual to whose birth the record attests, either of the individual's parents or the individual's guardian, a lineal descendant, or an official of the federal or state government or of a political subdivision of the state charged by law with detecting or prosecuting crime.
- (b) Except as provided in division (A)(4)(a) of this

  section, neither the office of vital statistics nor a local

  registrar shall disclose information contained in the

  "information for medical and health use only" section of a birth

  42

to the approval of the director of health, shall establish by	47
rule.	48
(5) For the first five years after a decedent's death, a	49
decedent's social security number shall not be included on a	50
certified copy of the decedent's death certificate unless that	51
information is specifically requested to be on the certified	52
copy by one of the following who presents proof satisfactory to	53
the director, state registrar, or local registrar of the	54
<pre>person's identity:</pre>	55
(a) The decedent's spouse;	56
(b) A county veterans service officer employed under	57
section 5901.07 of the Revised Code;	58
(c) An official specified in division (A), (B), or (C) of	59
section 9.15 of the Revised Code who is authorized to cause the	60
burial or cremation of a dead person as described in that	
<pre>section;</pre>	62
(d) An agent of an officer or official described in	63
division (A)(5)(b) or (c) of this section, but only if the agent	64
presents either of the following indicating the agent's status	65
as the officer's or official's agent:	66
(i) Photographic identification, such as an employment	67
<pre>badge;</pre>	68
(ii) A signed and dated letter on the officer's or	69
official's letterhead.	70

(e) A lineal descendant of the decedent;	71
(f) An individual with a class A or B license to engage in	72
the business of private investigation issued under section	73
4749.03 of the Revised Code;	74
(g) An official of the federal or state government or of a	75
political subdivision of the state charged by law with detecting	76
or prosecuting crime;	77
(h) An individual engaged in the work of, or connected	78
with, or employed by, any media organization or media	79
association for the purpose of gathering, procuring, compiling,	80
editing, disseminating, or publishing news;	81
(i) The executor or administrator of the decedent's	82
estate, or an attorney representing the executor or	83
administrator;	84
(j) An agent, as defined in section 1337.22 of the Revised	85
Code, of the decedent, when the decedent had been the principal	86
under a power of attorney created pursuant to sections 1337.21	87
to 1337.64 of the Revised Code;	88
(k) The adult, or any adult in a group of adults, serving	89
as the representative or successor representative under a	90
written declaration the decedent executed pursuant to section	91
2108.70 of the Revised Code;	92
(1) A licensed funeral director, or an employee or agent	93
of that individual, who requests a certified copy of the	94
decedent's death certificate on behalf of a person described in	95
division (A)(5) of this section other than a person described in	96
division (A)(5)(g) of this section;	97
(m) Any person who is authorized by law to act on behalf	98

127

128

of the decedent or the decedent's estate but is not listed in	
divisions (A)(5)(a) to (1) of this section.	
(B)(1) Unless the applicant specifically requests a	101
certified copy, the director, the state registrar, or a local	102
registrar, on receipt of a signed application for a birth record	103
and the fee specified in section 3705.24 of the Revised Code,	104
may issue a certification of birth, and the certification of	105
birth shall contain at least the name, sex, date of birth,	106
registration date, and place of birth of the person to whose	107
birth the record attests and shall attest that the person's	108
birth has been registered. A certification of birth shall be	109
prima-facie evidence of the facts stated in it in all courts and	110
places.	111
(2) The director or state registrar, on receipt of a	112
signed application for an heirloom certification of birth and	113
the fee specified in section 3705.24 of the Revised Code, may	114
issue an heirloom certification of birth. The director shall	115
prescribe by rule guidelines for the form of an heirloom	116
certification of birth, and the guidelines shall require the	117
heirloom certification of birth to contain at least the name,	118
sex, date of birth, registration date, and place of birth of the	119
person to whose birth the record attests and to attest that the	120
person's birth has been registered. An heirloom certification of	121
birth shall be prima-facie evidence of the facts stated in it in	122
all courts and places.	123
(3) (a) The director or state registrar, on receipt of an	124
application signed by either parent, shall issue a certificate	125
that recognizes the delivery of a stillborn infant. The director	126

or state registrar shall not charge a fee for the certificate.

The certificate is not proof of a live birth for purposes of

136

137

138

139

140

141

142

143

144

145

146

147

148

federal, state, and local taxes.

The certificate shall contain the infant's name and sex,

the date of delivery, and the place of delivery. The certificate

131
shall not contain the word "stillborn" or "stillbirth" or any

other words having the same or a similar meaning. The director

133
may prescribe by rule any other standards regarding the form of

the certificate.

- (b) If, prior to the effective date of this amendment June 3, 2014, a parent obtained a certificate that contains the word "stillborn" or "stillbirth" or any other words having the same or a similar meaning, the parent may submit to the director or state registrar a written request for issuance of a certificate that meets the conditions specified in division (B)(3)(a) of this section. On receipt of the request, the director or state registrar shall issue the certificate.
- (C) On evidence that a birth certificate was registered through misrepresentation or fraud, the state registrar may withhold the issuance of a certified copy of the birth record or a certification of birth until a court makes a determination that no misrepresentation or fraud occurred.
- Section 2. That existing section 3705.23 of the Revised 149

  Code is hereby repealed. 150
- Section 3. Section 3705.23 of the Revised Code is

  presented as a composite of the section as amended by both Sub.

  H.B. 95 and Sub. S.B. 23 of the 130th General Assembly. The

  153

  General Assembly, applying the principle stated in division (B)

  of section 1.52 of the Revised Code that amendments are to be

  harmonized if reasonably capable of simultaneous operation,

  finds that the composite is the resulting version of the section

  157

As Passed by the House				
in effect prior to the effective date of the section as	158			
presented in this act.	159			

Am. Sub. S. B. No. 61

Page 7