	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 1 of 20
1	SPECIAL SESSION	
2	Introduced by Committee on Government Operations	
3	Date:	
4	Subject: Government operations; health; vital records	
5	Statement of purpose of bill as introduced: This bill proposes to	extend from
6	July 1, 2018 until July 1, 2019 the date on which birth or death re	cords shall be
7	issued from a statewide registration system.	

8	An act relating to vital records
9	It is hereby enacted by the General Assembly of the State of Vermont:
10	Sec. 1. 2017 Acts and Resolves No. 46, Sec. 63 is amended to read:
11	Sec. 63. EFFECTIVE DATES
12	(a) This section; in Sec. 3, 18 V.S.A. § 5000(e)(8) and (f) (rulemaking
13	authority); and in Sec. 39, 18 V.S.A. § 5131(a)(2) (marriage license application
14	form) shall take effect on passage.
15	(b) All other sections of this act shall take effect on July 1, $\frac{2018}{2019}$.
16	Sec. 2. REPEAL
17	The following sections of 2017 Acts and Resolves No. 46 shall be repealed:
18	(1) Sec. 9, amending 18 V.S.A. § 5007;
19	(2) Sec. 17, adding 18 V.S.A. § 5016;
20	(3) Sec. 22, amending 18 V.S.A. § 5073;

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 2 of 20
1	(4) Sec. 24, amending 18 V.S.A. § 5075;	
2	(5) Sec. 29, amending 15A V.S.A. § 3-802;	
3	(6) Sec. 30, amending 18 V.S.A. § 5078; and	
4	(6) Sec. 52, amending 18 V.S.A. § 5202a.	
5	Sec. 3. 18 V.S.A. § 5000(c)(2) is added to read:	
6	(2) On and after July 1, 2019:	
7	(A) upon registration of a birth or death in the Statewide	Registration
8	System, the System shall automatically notify the town clerk of the	e town of
9	occurrence and the town clerk of residence of the registrant;	
10	(B) upon the correction or amendment of a birth or death	<u>1</u>
11	certificate registered in the System, or upon issuance of a new birt	th
12	certificate to replace a birth certificate registered in the System, the	e System
13	shall automatically notify the town clerk of the town of occurrence	e and the
14	town clerk of residence of the registrant.	
15	Sec. 4. 18 V.S.A. § 5007 is amended to read:	
16	§ 5007. PRESERVATION OF DATA <u>RECORDS</u>	
17	A town clerk shall receive, number, and file for record certification	ates of births,
18	marriages, civil unions, and deaths, and shall preserve such certifi	cates
19	together with the and burial-transit and removal permits returned	to the clerk ,
20	in a fireproof vault or safe, as provided by 24 V.S.A. § 1178. A to	own clerk
21	shall permanently preserve at the office of the clerk birth and deat	h certificates
22	registered prior to July 1, 2019 and marriage and civil union certif	ficates.

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 3 of 20
1	Sec. 5. 18 V.S.A. §5016 is added to read:	
2	§ 5016. BIRTH AND DEATH CERTIFICATES; COPIES; INSP	<u>ECTION</u>
3	(a) Access and issuance generally.	
4	(1) Except as provided in subdivisions (2) and (3) of this su	bsection:
5	(A) only the State Registrar and issuing agents may issue	e certified
6	copies of birth and death certificates registered before July 1, 2019	, and such
7	certificates shall only be issued from the Statewide Registration S	ystem; and
8	(B) only the State Registrar and issuing agents may issue	e certified or
9	noncertified copies of birth and death certificates registered on or	after July 1,
10	2019, and such certificates shall only be issued from the Statewide	e Registration
11	System.	
12	(2) Copies of birth and death certificates registered prior to	January 1,
13	1909 shall not be issued from the Statewide Registration System.	Any town
14	clerk may issue a certified copy of a pre-1909 birth or death certified	icate,
15	provided he or she fulfills the requirements of subsection (b) of the	is section
16	and such additional requirements as the State Registrar may preser	ribe as
17	necessary to track antifraud paper used to produce such copies.	
18	(3) A certified or noncertified birth or death certificate shall	only be
19	issued as authorized and prescribed in this section, except that in e	either of
20	the following circumstances, a public agency may issue a noncerti	fied copy
21	even if it does not follow the requirements of this section governing	<u>ng</u>
22	noncertified copies:	

(dr reg Special Session 18-0050 – draft 1.1) Page 4 of 20 6/13/2018 - MOG - 01:31 PM 1 (A) if the public agency is an agency other than the Office of Vital 2 Records, the Vermont State Archives and Records Administration, or the 3 office of a town or county, and the public agency has custody of a birth or 4 death certificate acquired in the course of its business; or 5 (B) if the birth or death certificate was filed in the records of a 6 town or county office, such as land records, for a reason unrelated to its 7 official role under law as a repository of registered birth or death 8 certificates. 9 (4) The word "illegitimate" shall be redacted from any certified or 10 noncertified copy of a birth certificate. 11 (5) If necessary to prevent fraud, the State Registrar may limit the 12 issuance of a certified or noncertified copy of a certificate of live birth for a 13 foreign born child in the same manner as copies of birth certificates are limited 14 under this section. 15 (b) Certified copies. 16 (1) The State Registrar and issuing agents may issue certified copies 17 of birth and death certificates only upon receipt of a complete application 18 accompanied by a form of identification prescribed in rules adopted by the 19 State Registrar. The State Registrar and issuing agents shall record in a 20 database maintained by the State Registrar any application received. 21 (2) Only the following persons shall be eligible for a certified copy of 22 a birth or death certificate:

	(dr req Special Session 18-0050 – draft 1.1) Pag 6/13/2018 - MOG - 01:31 PM	ge 5 of 20
1	(A) the registrant or his or her spouse, child, parent, sibling,	
2	grandparent, or guardian; a person petitioning to open a decedent's esta	ate; a
3	court-appointed executor or administrator; or the legal representative of	of any of
4	these;	
5	(B) a specific person pursuant to a court order finding that a	
6	noncertified copy is not sufficient for the applicant's legal purpose and	<u>l that a</u>
7	certified copy of the birth or death certificate is needed for the determine	nation or
8	protection of a person's right; or	
9	(C) in the case of a death certificate only, additionally to:	
10	(i) the individual with authority for final disposition as pro-	ovided in
11	section 5227 of this title or a funeral home or crematorium acting on the	ne
12	individual's behalf;	
13	(ii) the Social Security Administration;	
14	(iii) the U.S. Department of Veterans Affairs; or	
15	(iv) the deceased's insurance carrier, if such carrier provid	les
16	benefits to the decedent's survivors or beneficiaries.	
17	(3) Antifraud paper. Certified copies of birth and death certification	ates shall be
18	issued only on unique paper with antifraud features approved by the St	tate Registrar.
19	(4) Legal effect. A certified copy of a birth or death certificate s	shall be prima
20	facie evidence of the facts stated therein.	

1	(c) Noncertified copies.
2	(1) Form. A noncertified copy of a birth or death certificate issued from
3	the Statewide Registration System shall indicate the term "Noncertified" on its
4	face and shall not be issued on antifraud paper.
5	(2) Legal effect. A noncertified copy of a birth or death certificate shall
6	not serve as prima facie evidence of the facts stated therein, except that it may
7	be recorded in the land records of a municipality to establish the date of birth
8	or death of a person with an ownership interest in property.
9	(d) Inspection. In addition to the provisions of the Public Records Act, the
10	State Registrar may prescribe procedures governing the inspection of birth and
11	death certificates if necessary to protect the integrity of the certificates or to
12	prevent fraud.
13	Sec. 6. 18 V.S.A. § 5073 is amended to read:
14	§ 5073. AMENDMENT OF MINOR ERRORS ON BIRTH CERTIFICATE
15	CORRECTIONS, COMPLETIONS
16	(a)(1) Within Except as otherwise provided in subdivision (2) of this
17	subsection, within six months after the date of birth, amendment of obvious
18	errors, transpositions of letters in words of common knowledge, or omissions,
19	may be made by the town clerk either upon his or her own observation or the
20	State Registrar may correct or complete a birth certificate in the Statewide
21	Registration System upon request application of a parent, the hospital, in which

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 7 of 20
1	the birth occurred, or the certifying attendant, or the Supervisor of	f Vital
2	Records Registration.	
3	(2) At any time after the date of birth, the State Registrar m	ay complete
4	a birth certificate to add the name of a parent only upon request o	<u>f the</u>
5	registrant or his or her parent or guardian and upon the receipt of:	
6	(A) a properly executed voluntary acknowledgment of p	oarentage; or
7	(B) a decree of a court or administrative agency of comp	petent
8	jurisdiction adjudicating parentage.	
9	(3) Within six months after the date of birth, the State Regi	<u>strar may</u>
10	complete or change the name of a child upon joint application of	the parents or
11	upon application of the parent if only one parent is listed on the b	<u>irth</u>
12	certificate. A court order shall not be required, except for comple	tions or
13	changes of name more than six months after the date of birth.	
14	(b) If the State Registrar determines that a correction or compl	letion
15	requested under this section is unwarranted, he or she may deny a	n application,
16	in which case the applicant may petition the Probate Division of t	he Superior
17	Court. The court shall review the petition and relevant evidence of	<u>le novo to</u>
18	determine if the correction or completion is warranted. The court	<u>shall</u>
19	transmit a decree ordering a correction or completion to the State	Registrar,
20	who shall correct or complete the certificate in accordance with the	ne decree.
21	(c) The amended A corrected or completed certificate shall be	free of any
22	evidence of such correction except that the clerk shall make a not	ation as to <u>the</u>

1	change and shall not be marked "Amended." However, the State Registrar
2	shall record and maintain in the Statewide Registration System the source of
3	the information, together with his or her name the nature and content of the
4	change, the identity of the person making the change, and the date the change
5	was made, on the margin of the certificate. This notation shall not be included
6	on any certified copy of the certificate issued except as specified in subsection
7	(b) of this section. The certificate shall not be marked "Amended."
8	(b) The town clerk shall send a certified copy of any certificate amended
9	under subsection (a) of this section to the Commissioner and also to the clerk
10	of any town to whom a copy of the original record was sent under the
11	provisions of section 5009 of this title, and shall enclose with that copy, but not
12	endorsed thereon, a notation identifying the copy to be replaced. The copy
13	shall show the notations specified in subsection (a) of this section. The
14	Commissioner shall file this return or copy by attaching the same to the
15	original return or copy.
16	(d) If the State Registrar corrects or completes a certificate that was
17	registered prior to July 1, 2019, he or she shall notify the town clerk or clerks
18	with custody of the certificate, who shall replace and dispose of the
19	uncorrected certificate and update indexes as directed by the State Registrar.
20	Corrected or completed originals shall not be marked "Amended."

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 9 of 20
1	Sec. 7. 18 V.S.A. § 5075 is amended to read:	
2	§ 5075. ISSUANCE OF NEW OR CORRECTED <u>AMENDED (</u>	<u>)R</u>
3	DELAYED BIRTH CERTIFICATE BY PROBATE DIV	/ISION OF
4	THE SUPERIOR COURT APPLICATION	
5	(a) After Except as otherwise provided in subdivision 5073(a)	(2) of this
6	title, after six months from the date of birth, any alteration of the	birth
7	certificate of a person born in this state may be amended only by	the decree of
8	the Probate Division of the Superior Court of the district in which	such birth
9	occurred State shall be deemed an amendment. A petition for su	ch
10	amendment may be brought by the person, the person's Upon app	lication by
11	the registrant, his or her parent or guardian, the hospital in which	the birth
12	occurred, or the certifying attendant, or custodian setting forth the	reason for
13	such petition and the correction or amendment desired and the rea	ason for it, the
14	State Registrar may amend the birth certificate if the application a	und relevant
15	evidence, if any, show that the amendment is warranted.	
16	(b) A person born in this State for whom no certificate of birth	n was filed
17	during the first year following birth, or his or her parent or guardi	an, may
18	petition the Probate Division of the Superior Court of the district	in which such
19	person was born apply to the State Registrar to determine the fact	s with respect
20	to this the birth and to order the issuance of issue a delayed certification of the second second second second	cate of birth.
21	(b) Birth certificates issued under this section for minor errors	as defined in
22	subsection 5073(a) of this title shall be corrected without paymen	t of a fee.

1	(c) If the State Registrar denies an application under this section, the
2	applicant may petition the Probate Division of the Superior Court, which shall
3	review the application and relevant evidence de novo to determine if the
4	amendment or issuance of a delayed certificate is warranted. The court shall
5	transmit a decree ordering an amendment or issuance of a delayed certificate to
6	the State Registrar, who shall amend or issue the certificate in accordance with
7	the decree.
8	(d) The State Registrar shall make any amendment and register any delayed
9	certificate in the Statewide Registration System. Any amended birth certificate
10	issued from the System shall indicate the word "Amended" and the date of
11	amendment, and any delayed certificate issued from the System shall indicate
12	the word "Delayed" and the date of registration. The State Registrar shall
13	record and maintain in the System the identity of the person requesting the
14	amendment or delayed certificate, the nature and content of the change made in
15	the System, the person who made the amendment or registered the delayed
16	certificate in the System, and the date of the amendment or registration.
17	(e) If the State Registrar amends a certificate that was registered prior to
18	July 1, 2019, he or she shall notify the town clerk or clerks with custody of the
19	certificate, who shall replace and dispose of the unamended certificate and
20	update indexes as directed by the State Registrar.

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 11 of 20
1	Sec. 8. 18 V.S.A. § 5078 is amended to read:	
2	§ 5078. ADOPTION; NEW <u>AND AMENDED</u> BIRTH CERTIF	FICATE
3	(a) The Supervisor of Vital Records Registration shall establ	ish a new birth
4	certificate for a person born in the State when the Supervisor WI	nen the State
5	Registrar receives a record report of adoption, a report of an ame	ended
6	adoption, or a report that an adoption has been set aside as provi-	ded in
7	15 V.S.A. § 449 15A V.S.A. § 3-801, or a record of adoption pre	epared and
8	filed in accordance with the laws of another state or foreign cour	ntry <u>, he or she</u>
9	shall proceed as prescribed in 15A V.S.A. § 3-802.	
10	(b) The new birth certificate shall be on a form prescribed by	the
11	Commissioner of Health. The new birth certificate shall include	÷
12	(1) the actual place and date of birth;	
13	(2) the adoptive parents as though they were natural paren	its;
14	(3) If prior to July 1, 2019 a new birth certificate was issu	ed following
15	an adoption that contains a notation that it was issued by authori	ty of this
16	chapter, contains the filing dates of the original and the new birth	h certificate, or
17	otherwise contains information that facially distinguishes it from	<u>an original,</u>
18	the adoptive parent or the adoptee if 14 years of age or older may	y apply to the
19	State Registrar to issue a replacement birth certificate that does r	not contain
20	distinguishing information. The State Registrar shall issue the re	eplacement and
21	notify any town clerk with custody of the version that contains d	<u>istinguishing</u>
22	information, who shall substitute the latter with the replacement	<u>birth</u>

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 12 of 20
1	certificate. The town clerk shall send the version that contains d	istinguishing
2	information to the State Registrar, who shall keep it confidential	
3	(c) The new birth certificate shall not contain a statement wh	ether the
4	adopted person was illegitimate. [Repealed.]	
5	(d) The new certificate, and sufficient information to identify	the original
6	certificate, shall be transmitted to the clerk of the town of birth to	be filed
7	according to the procedures in 15 V.S.A. § 451. [Repealed.]	
8	(e) The Supervisor of Vital Records Registration shall not es	tablish a new
9	birth certificate if the supervisor receives, accompanying the receives	ə rd of
10	adoption, a written request that a new certificate not be establish	ed:
11	(1) from the adopted person if 18 years or older; or	
12	(2) from the adoptive parent or parents if the adopted pers	on is under 18
13	years of age. [Repealed.]	
14	(f) When the Supervisor of Vital Records Registration receiv	es a record of
15	adoption for a person born in another state, the Supervisor shall	forward a
16	certified copy of the record of adoption to the state registrar in th	e state of
17	birth, with a request that a new birth certificate be established un	der the laws of
18	that state. [Repealed.]	

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 13 of 20
1	Sec. 9. 18 V.S.A. § 5202a is amended to read:	
2	§ 5202a. CORRECTION, COMPLETION, OR AMENDMENT	OF DEATH
3	CERTIFICATE	
4	(a) <u>Corrections, completions.</u> Within six months after the dat	te of death, the
5	town clerk State Registrar may correct or complete a death certif	ïcate upon
6	application by the certifying physician licensed health care profe	<u>ssional</u> ,
7	medical examiner, hospital, nursing home, or funeral director, if	the
8	application and relevant evidence, if any, show that the correction	<u>n or</u>
9	completion is warranted. The town clerk may correct or complete	te the
10	certificate accordingly and shall certify thereon that such correction	ion or
11	completion was made pursuant to this section, with the date there	eof. In his or
12	her discretion, the town clerk may refuse an application for corre	ection or
13	completion, in which case, the applicant may petition the Probate	e Division of
14	the Superior Court for such correction or completion.	
15	(b)(1) <u>Amendments.</u> After six months from the date of death	<u>, any</u>
16	alteration of a death certificate may only be corrected or amende	d pursuant to
17	decree of the Probate Division of the Superior Court in which dis	strict the
18	original certificate is filed shall be deemed an amendment. Upor	n application
19	by a person specified in subsection (a) of this section, the State R	Registrar may
20	amend the death certificate if the application and relevant eviden	ce, if any,
21	show that the amendment is warranted.	

1	(2) The Probate Division of the Superior Court to which such
2	application is made shall set a time for hearing thereon and, if such court
3	deems necessary, cause notice of the time and place thereof to be given by
4	posting the same in the Probate Division of the Superior Court office and, after
5	hearing, shall make such findings, with respect to the correction of such death
6	certificate as are supported by the evidence. The court shall thereupon issue a
7	decree setting forth the facts as found and transmit a certified copy of such
8	decree to the Supervisor of Vital Records Registration. The Supervisor of
9	Vital Records Registration
10	(c) Appeal. If the State Registrar denies an application for a correction,
11	completion, or amendment under this section, the applicant may petition the
12	Probate Division of the Superior Court, which shall review the application and
13	relevant evidence de novo to determine if the requested action is warranted.
14	The court shall transmit a decree ordering a correction, completion, or
15	amendment to the State Registrar, who shall take action in accordance with the
16	decree.
17	(d) Documentation of changes. The State Registrar shall make corrections,
18	completions, and amendments in the Statewide Registration System. A
19	corrected or completed certificate issued from the System shall be free of any
20	evidence of the alteration and shall not be marked "Amended." Any amended
21	death certificate issued from the System shall indicate the word "Amended"
22	and the date of amendment. The State Registrar shall enter into and maintain

1	in the System the identity of the person requesting the correction, completion,
2	or amendment, the nature and content of the change, the identity of the person
3	making the change in the System, and the date the change was made.
4	(e) Original certificates. If the State Registrar corrects, completes, or
5	amends a certificate that was registered prior to July 1, 2019, he or she shall
6	transmit the same to the appropriate town clerk to amend notify the town clerk
7	or clerks with custody of the original or issue a new certificate, who shall
8	replace and dispose of the original and update indexes, as directed by the State
9	Registrar. The words "Court Amended" shall be typed, written, or stamped at
10	the top of the new or amended certificates with the date of the decree and the
11	name of the issuing court.
12	(c)(f) Provided, however, that only the medical examiner or the certifying
13	physician may apply to Cause of death. The State Registrar shall only correct
14	or, complete the certificate as to, or amend the medical certification of the
15	cause of death upon application by the medical examiner or certifying licensed
16	health care professional.
17	Sec. 10. 15A V.S.A. § 3-802 is amended to read:
18	§ 3-802. ISSUANCE OF NEW <u>, AMENDED</u> BIRTH CERTIFICATE
19	(a) Except as otherwise provided in subsection (d) of this section, upon
20	receipt of a report of adoption prepared pursuant to section
21	3-801 subsection 3-801(a) of this title, a report of adoption prepared in
22	accordance with the law of another state or country, a certified copy of a

1	decree of adoption together with information necessary to identify the
2	adoptee's original birth certificate and to issue a new certificate, or a report of
3	an amended adoption prepared pursuant to subsection 3-801(b) of this title, the
4	supervisor of vital records State Registrar shall either:
5	(1) issue a new birth certificate for an adoptee born in this state State,
6	update the Statewide Registration System in accordance with the decree, and
7	furnish a certified copy of the <u>a</u> new <u>birth</u> certificate to the adoptive parent and
8	to an adoptee who has attained is 14 years of age or older;
9	(2) forward a certified copy of a report of adoption for an adoptee born
10	in another state, forward a certified copy of the report of adoption to the
11	supervisor of vital records appropriate office of the state of birth;
12	(3) issue a certificate of foreign birth for an adoptee adopted in this state
13	and State who was born outside the United States and was not a citizen of the
14	United States at the time of birth, create and register in the Statewide
15	Registration System a "certificate of live birth for a foreign born child" upon
16	request and in the form specified in 18 V.S.A. § 5078a, and furnish a certified
17	copy of the certificate to the adoptive parent and to an adoptee who has
18	attained is 14 years of age or older;
19	(4) notify an adoptive parent of the procedure for obtaining a revised
20	birth certificate through the U.S. Department of State for an adoptee born
21	outside the United States who was a citizen of the United States at the time of

	(dr req Special Session 18-0050 – draft 1.1) 6/13/2018 - MOG - 01:31 PM	Page 17 of 20
1	birth, notify the adoptive parent of the procedure for obtaining a	revised birth
2	certificate through the U.S. Department of State; or	
3	(5) in the case of an amended decree of adoption, issue an	amended
4	birth certificate according to either update the Statewide Registra	ation System
5	in accordance with the decree and follow the procedure in subdiv	vision (a)(1) or
6	(3) of this section, or follow the procedure in subdivision (2) or ((4) of this
7	section.	
8	(b) Unless otherwise specified by the court, a new birth certif	ficate <u>or</u>
9	certificate of live birth for a foreign born child issued pursuant to	subdivision
10	(a)(1) or (3) or an amended certificate issued pursuant to subdivi	sion (a)(5) of
11	this section shall:	
12	(1) be signed by the supervisor of vital records State Register	<u>strar;</u>
13	(2) include the date, time, and place of birth of the adopted	e;
14	(3) substitute the name of the adoptive parent for the name	e of the person
15	listed as the adoptee's parent on the original birth certificate;	
16	(4) include the filing date of the original birth certificate a	nd the filing
17	date of the new birth certificate; [Repealed.]	
18	(5) contain any other information prescribed by the superv	visor of vital
19	records State Registrar.	
20	(c) The supervisor of vital records, and any other custodian o	f such records,
21	In the case of birth certificates registered prior to July 1, 2019 the	at are to be
22	replaced or amended pursuant to subdivision (a)(1) or (5) of this	section, the

1	State Registrar shall notify the town clerk or clerks with custody of the
2	certificate, who shall substitute the new or amended birth certificate for the
3	original birth certificate. The original certificate and all copies of the
4	certificate in the files shall be sealed and shall not be subject to inspection or
5	copying until 99 years after the adoptee's date of birth, except as provided by
6	this title.
7	(d) If the court, the adoptive parent, or an adoptee who has attained is
8	14 years of age or older requests that a new or amended birth certificate not be
9	issued, the supervisor of vital records may State Registrar shall not issue a new
10	or amended certificate for an adoptee pursuant to subsection (a) of this section,
11	but. Nonetheless, for an adoptee born in another state, the State Registrar shall
12	forward a certified copy of the report of adoption or of an amended decree of
13	adoption for an adoptee who was born in another state to the appropriate office
14	in the adoptee's state of birth.
15	(e) Upon receipt of a report that an adoption has been vacated set aside, the
16	supervisor of vital records State Registrar shall:
17	(1) restore the original birth certificate for a person born in this state to $\frac{1}{2}$
18	its place in the files, State for whom a new birth certificate was issued, update
19	the Statewide Registration System to reflect the original birth certificate data
20	and, in the case of an original birth certificate registered prior to July 1, 2019,
21	notify the town clerk or clerks with custody of the certificate, who shall seal
22	any new or amended birth certificate issued pursuant to subsection (a) of this

(dr req Special Session 18-0050 – draft 1.1)	Page 19 of 20
6/13/2018 - MOG - 01:31 PM	

1	section, restore the original, update indexes as directed by the State Registrar,
2	and not allow inspection or copying of a the sealed certificate except upon
3	court order or as otherwise provided in this title;
4	(2) forward the report with respect to for a person born in another state.
5	forward the report to the appropriate office in the state of birth; or
6	(3) for an adoptee born outside the United States who was not a citizen
7	of the United States at the time of birth for whom a certificate of live birth for a
8	foreign born child was issued, update the Statewide Registration System to
9	reflect that the adoption was set aside; or
10	(4) notify the person who is granted legal custody of a former adoptee
11	after an adoption is vacated of the procedure for obtaining an original birth
12	certificate through the U.S. Department of State for a former adoptee born
13	outside the United States who was a citizen of the United States at the time of
14	birth, notify the person who is granted legal custody of a former adoptee after
15	an adoption is set aside of the procedure for obtaining an original birth
16	certificate through the U.S. Department of State.
17	(f) Upon request by a person who was listed as a parent on an adoptee's
18	original birth certificate and who furnishes appropriate proof of the person's
19	identity, the supervisor of vital records State Registrar shall give the person a
20	noncertified copy of the original birth certificate.

(dr req Special Session 18-0050 – draft 1.1) Page 20 of 20 6/13/2018 - MOG - 01:31 PM
Sec. 11. EFFECTIVE DATES
(a) This section and Secs. 1 (Act 46 effective dates) and 2 (repeal of Act 46 sections) shall take effect on passage.
(b) Sec. 3 (18 V.S.A. § 5000(c)(2)) shall take effect July 1, 2019 and shall supersede amendments to 18 V.S.A. § 5000(c)(2) made by 2017 Acts and
Resolves No. 46 Sec. 3.

7 (c) All other sections shall take effect July 1, 2019.