- 1 AMENDMENT TO SENATE BILL 180
- 2 AMENDMENT NO. \_\_\_\_. Amend Senate Bill 180 by replacing
- 3 everything after the enacting clause with the following:
- 4 "Section 5. The Vital Records Act is amended by changing
- 5 Section 16.1 as follows:
- 6 (410 ILCS 535/16.1) (from Ch. 111 1/2, par. 73-16.1)
- 7 Sec. 16.1. When it appears from a certificate of
- 8 adoption transmitted to the State Registrar of Vital Records,
- 9 pursuant to the provisions of Section 16 of this Act, that
- 10 the child was born outside of the United States or its
- 11 Territories, then, upon submission to the State Registrar of
- 12 Vital Records of evidence as to the child's birth date and
- 13 birthplace provided by the original birth certificate, or by
- 14 a certified copy, extract, or translation thereof or by other
- document essentially equivalent thereto (the records of the
- 16 U.S. Immigration and Naturalization Service or of the U.S.
- 17 Department of State to be considered essentially equivalent
- thereto), the State Registrar of Vital Records shall make and
- 19 file a Record of Foreign Birth. The State Registrar of Vital
- 20 Records may make and file a Record of Foreign Birth for a
- 21 person born in a foreign country who was adopted under the
- 22 <u>laws of a jurisdiction or country other than the United</u>

1 States by an adopting parent who is a resident of this State and who has been granted an IR-3 visa by the U. S. 2 Immigration and Naturalization Service under the Immigration 3 4 and Nationality Act upon the submission to the State Registrar of Vital Records of: (1) evidence as to the child's 5 birth date and birthplace (including the country of birth and 6 7 if available, the city and province of birth) provided by the 8 original birth certificate, or by a certified copy, extract, 9 or translation thereof or by other document essentially 10 equivalent thereto (the records of the U.S. Immigration and 11 Naturalization Service or of the U.S. Department of State to 12 be considered essentially equivalent thereto); (2) a certified copy, extract, or translation of the adoption 13 decree or by other document essentially equivalent thereto 14 (the records of the U.S. Immigration and Naturalization 15 16 Service or of the U.S. Department of State to be considered essentially equivalent thereto); (3) a copy of the IR-3 visa; 17 and (4) the name and address of the adoption agency that 18 19 handled the adoption. The Record of Foreign Birth shall include the actual place and date of birth, the child's name 20 2.1 and parentage as ordered in the judgment of adoption and any 22 other necessary facts. 23 Upon the specific written request by the person to whom the Record of Foreign Birth relates or by his or her legal 24 25 representative, or by an agency of local, state or federal government, or upon the order of a court of competent 26 jurisdiction and upon payment of a fee of \$5 by 27 applicant, the State Registrar of Vital Records shall issue 28 to such applicant one certification or a certified copy of 29 30 the specified Record of Foreign Birth. Upon receipt of a certified copy of a court order 31 32 annulment of adoption or a court order vacating a judgment of adoption of an adopted person for whom a Record of Foreign 33 Birth has been made and filed under the provisions of this 34

1 Section the State Registrar of Vital Records shall nullify

2 and void such Record of Foreign Birth by entering on its face

3 the statement "This Record is declared null and void upon the

4 basis of a court judgment annulling or vacating this adoption

upon which this Record is based" and a notation identifying

6 the court judgment.

5

9

12

13

14

15

16

17

18

19

22

7 The provisions of this Section shall also be applicable

8 to, and shall inure to the benefit of all persons for whom a

judgment of adoption has been entered in a court in this

10 State prior to August 26, 1963. In such cases the applicant

11 shall furnish the State Registrar of Vital Records with a

certified copy of the adoption judgment together with

affidavits as to the personal particulars of the foster

parents in lieu of the certificate of adoption specified in

Section 16 of this Act. In every case wherein the State

Registrar of Vital Records has previously been furnished with

a certificate of adoption involving a foreign born child

adopted in Illinois, a certified copy of the adoption

judgment and affidavits of personal particulars are not

20 necessary, but the State Registrar of Vital Records shall

21 make and file a Record of Foreign Birth in the same manner

and fashion as if the certificate of adoption has been

furnished him after August 26, 1963.

24 (Source: P.A. 83-345.)

25 Section 99. Effective date. This Act takes effect upon

26 becoming law."