CS for SB 1662

 $\boldsymbol{B}\boldsymbol{y}$ the Committee on Judiciary; and Senator Latvala

	590-03221-12 20121662c1
1	A bill to be entitled
2	An act relating to homeless youth; amending s.
3	382.002, F.S.; defining the term "certified homeless
4	youth"; conforming a cross-reference; amending s.
5	382.0085, F.S.; conforming cross-references; amending
6	s. 382.025, F.S.; providing that a minor who is a
7	certified homeless youth or who has had the
8	disabilities on nonage removed under specified
9	provisions may obtain a certified copy of his or her
10	birth certificate; creating s. 743.067, F.S.;
11	providing that unaccompanied youths who are certified
12	homeless youths 16 years of age or older who apply to
13	a court to have the disabilities of nonage removed
14	shall have court costs waived; requiring a court to
15	advance such cases on the calendar; providing an
16	effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsections (3) through (16) of section 382.002,
21	Florida Statutes, are renumbered as subsections (4) through
22	(17), respectively, a new subsection (3) is added to that
23	section, and present subsections (7) and (8) of that section are
24	amended, to read:
25	382.002 DefinitionsAs used in this chapter, the term:
26	(3) "Certified homeless youth" means a minor who is a
27	homeless child or youth, including an unaccompanied youth, as
28	those terms are defined in 42 U.S.C. s. 11434a, and who has been
29	certified as homeless or unaccompanied by:

Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

	590-03221-12 20121662c1
30	(a) A school district homeless liaison;
31	(b) The director of an emergency shelter program funded by
32	the United States Department of Housing and Urban Development,
33	or the director's designee; or
34	(c) The director of a runaway or homeless youth basic
35	center or transitional living program funded by the United
36	States Department of Health and Human Services, or the
37	director's designee.
38	(8)(7) "Final disposition" means the burial, interment,
39	cremation, removal from the state, or other authorized
40	disposition of a dead body or a fetus as described in subsection
41	(7) (6). In the case of cremation, dispersion of ashes or
42	cremation residue is considered to occur after final
43	disposition; the cremation itself is considered final
44	disposition.
45	<u>(9)</u> "Funeral director" means a licensed funeral director
46	or direct disposer licensed pursuant to chapter 497 or other
47	person who first assumes custody of or effects the final
48	disposition of a dead body or a fetus as described in subsection
49	<u>(7)</u> (6) .
50	Section 2. Subsection (9) of section 382.0085, Florida
51	Statutes, is amended to read:
52	382.0085 Stillbirth registration
53	(9) This section or s. <u>382.002(15)</u> 382.002(14) may not be
54	used to establish, bring, or support a civil cause of action
55	seeking damages against any person or entity for bodily injury,
56	personal injury, or wrongful death for a stillbirth.
57	Section 3. Paragraph (a) of subsection (1) of section
58	382.025, Florida Statutes, is amended to read:

Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

59

60

61 62

63 64

65

66

67 68

69

70 71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

590-03221-12 20121662c1 382.025 Certified copies of vital records; confidentiality; research.-(1) BIRTH RECORDS.-Except for birth records over 100 years old which are not under seal pursuant to court order, all birth records of this state shall be confidential and are exempt from the provisions of s. 119.07(1). (a) Certified copies of the original birth certificate or a new or amended certificate, or affidavits thereof, are confidential and exempt from the provisions of s. 119.07(1) and, upon receipt of a request and payment of the fee prescribed in s. 382.0255, shall be issued only as authorized by the department and in the form prescribed by the department, and only: 1. To the registrant, if the registrant is of legal age, is a certified homeless youth, or is a minor who has had the disabilities of nonage removed under s. 743.01 or s. 743.015; 2. To the registrant's parent or guardian or other legal representative; 3. Upon receipt of the registrant's death certificate, to the registrant's spouse or to the registrant's child, grandchild, or sibling, if of legal age, or to the legal representative of any of such persons; 4. To any person if the birth record is over 100 years old and not under seal pursuant to court order; 5. To a law enforcement agency for official purposes; 6. To any agency of the state or the United States for official purposes upon approval of the department; or 7. Upon order of any court of competent jurisdiction. Section 4. Section 743.067, Florida Statutes, is created to

Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1662

	590-03221-12 20121662c1
88	read:
89	743.067 Unaccompanied youthsAn unaccompanied youth, as
90	defined in 42 U.S.C. s. 11434a, who is also a certified homeless
91	youth, as defined in s. 382.002, and who is 16 years of age or
92	older may petition the circuit court to have the disabilities of
93	nonage removed under s. 743.015. The youth shall qualify as a
94	person who is not required to prepay costs and fees as provided
95	in s. 57.081. The court shall advance the cause on the calendar.
96	Section 5. This act shall take effect July 1, 2012.