

House Bill 65

By: Representative McCall of the 30<sup>th</sup>

A BILL TO BE ENTITLED  
AN ACT

1 To amend Code Section 19-8-23 of the Official Code of Georgia Annotated, relating to  
2 where records of adoption are kept, examination of adoption records by parties and attorneys,  
3 and use of information by agency and department, so as to clarify that nonidentifying  
4 medical information contained in adoption records shall be open to certain persons for  
5 purposes of providing medical treatment and diagnoses; to provide for related matters; to  
6 repeal conflicting laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 **SECTION 1.**

9 Code Section 19-8-23 of the Official Code of Georgia Annotated, relating to where records  
10 of adoption are kept, examination of adoption records by parties and attorneys, and use of  
11 information by agency and department, is amended by revising subsection (d) as follows:

12 "(d)(1) Upon the request of a party at interest in the adoption, a child or sibling of an  
13 adopted person, or of a provider of medical services to such a party, child, or sibling  
14 when certain information is necessary because of would assist in the provision of medical  
15 care, a medical emergency, or for medical diagnosis or treatment, the department or  
16 child-placing agency ~~may, in its sole discretion,~~ shall access its own records on finalized  
17 adoptions for the purpose of adding subsequently obtained medical information or  
18 releasing nonidentifying medical and health history information contained in its records  
19 ~~on such pertaining to an adopted persons person or the biological parents or relative of~~  
20 the biological parents of the adopted person.

21 (2) Upon receipt by the Office of Adoptions of the department or by a child-placing  
22 agency of documented medical information relevant to an adoptee, the office or  
23 child-placing agency shall use reasonable efforts to contact the adoptive parents of the  
24 adoptee or the adoptee if he or she is 18 years of age or older and provide such  
25 documented medical information to the adoptive parents or the adoptee. The office or  
26 child-placing agency shall be entitled to reimbursement of reasonable costs for postage

27 and photocopying incurred in the delivery of such documented medical information to  
28 the adoptive parents or adoptee."

29 **SECTION 2.**

30 All laws and parts of laws in conflict with this Act are repealed.