

May this email serve as testimony in support of Senate Bill 972. I am adoptee born in 1966 seeking my original birth certificate. I have a medical condition but I lack current family medical history. This Bill protects the health of adoptees and their children. The American Medical Society affirms the importance of current family medical history in protecting health. I am seeking equal protection under the law. As an adopted person, I should have the right to obtain my original birth certificate, just as any other ordinary person. It is a basic human and civil right for every person to know his or her biological origins. I am hoping that you will pass this Bill and consider rights of all adoptees.

The legislature should **approve Senate Bill 972** for the following reasons:

- **Provides equal protection under the law and ends discrimination.** Adopted persons should be treated fairly and consistently and rules should be applied to them uniformly, like any other ordinary person who can obtain his original birth certificate. Currently, state law *discriminates* between adopted persons and non-adopted persons and *between* older and younger adoptees. Under current law, pre-1983 adult adoptees cannot obtain their original birth certificate until their biological parents are deceased. Why should a state official be able to view the birth certificate but the adoptee cannot? On what basis does the state rely for an agency to possess a document containing information about a citizen that he cannot access?
- **Affirms a human and civil right.** It is a basic human and civil right for every person to know his biological origins.

Birth mothers were not promised confidentiality and were advised that their identity could be obtained by their adult offspring but would not be available to the public.

- **Evolving change in policy to update the law and improve efficiency.** State policy has shifted gradually over the years as society's understanding of adoption and its impact has changed. The bill merely implements the natural evolution of the law, reflecting our modern, enlightened understanding of adoption policies, changes in society and technology and their impact over time. It would streamline government efficiency, provide transparency and enhance regulatory consistency.
- **Protects the health of adoptees and their children.** Senate Bill 972 would facilitate adoptees' access to medical health history information, which they cannot readily access like non-adoptees.
- **Recent experience and authority.** Senate Bill 972 would restore a right that existed until 1975 for all adult adoptees in Connecticut, when a floor amendment approved without notice or hearing sealed birth records for adoptees. *Access was once the law.*
- **Allows birth parents to privately communicate with adoptees.** The law requires the Department of Children and Families to provide birth parents with a contact preference form allowing them to privately express their preference for contact.
- **Protects privacy more than consumer DNA testing or social media.** A private, confidential communication between an adoptee and a birth parent is better than possible public disclosure by consumer DNA testing or social media.

- **Widespread support.** Data and surveys show that the vast majority of birth mothers, adoptive parents, adult adoptees and Connecticut residents support access.

Respectfully,  
Jacqueline Hawes