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1	SENATE BILL NO. 592
2	Offered January 13, 2016
3	Prefiled January 13, 2016
4	A BILL to amend and reenact § 32.1-269 of the Code of Virginia and to amend the Code of Virginia by
5	adding in Article 6 of Chapter 7 of Title 32.1 a section numbered 32.1-269.1, relating to vital
6	records; amendments of death certificates.
7	Detern Alexander
8	Patron—Alexander
9	Referred to Committee on Education and Health
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 32.1-269 of the Code of Virginia is amended and reenacted and that the Code of Virginia
13	is amended by adding in Article 6 of Chapter 7 of Title 32.1 a section numbered 32.1-269.1 as
14	follows:
15	§ 32.1-269. Amending vital records; change of name; acknowledgment of paternity; change of
16	sex.
17 18	A. A vital record registered under this chapter, with the exception of a death certificate, may be
10 19	amended only in accordance with this article section and such regulations as may be adopted by the Board to protect the integrity and accuracy of such vital records. Such regulations shall specify the
20	minimum evidence required for a change in any such vital record.
21	B. Except in the case of an amendment provided for in subsection D, a vital record that is amended
22	under this section shall be marked "amended" and the date of amendment and a summary description of
23	the evidence submitted in support of the amendment shall be endorsed on or made a part of the vital
24	record. The Board shall prescribe by regulation the conditions under which omissions or errors on
25	certificates, including designation of sex, may be corrected within one year after the date of the event
26	without the certificate being marked amended. In a case of hermaphroditism or pseudo-hermaphroditism,
27	the certificate of birth may be corrected at any time without being considered as amended upon
28 29	presentation to the State Registrar of such medical evidence as the Board may require by regulation. C. Upon receipt of a certified copy of a court order changing the name of a person as listed in a
3 0	vital record and upon request of such person or his parent, guardian, or legal representative or the
31	registrant, the State Registrar shall amend such vital records to reflect the new name.
32	D. Upon written request of both parents and receipt of a sworn acknowledgment of paternity
33	executed subsequent to the birth and signed by both parents of a child born out of wedlock, the State
34	Registrar shall amend the certificate of birth to show such paternity if paternity is not shown on the
35	birth certificate. Upon request of the parents, the surname of the child shall be changed on the certificate
36	to that of the father.
37 38	E. Upon receipt of a certified copy of an order of a court of competent jurisdiction indicating that the say of an individual has been abanged by medical precedure and upon request of such percent the
39	the sex of an individual has been changed by medical procedure and upon request of such person, the State Registrar shall amend such person's certificate of birth to show the change of sex and, if a certified
40	copy of a court order changing the person's name is submitted, to show a new name.
41	F. When an applicant does not submit the minimum documentation required by regulation to amend
42	a vital record or when the State Registrar finds reason to question the validity or sufficiency of the
43	evidence, the vital record shall not be amended and he shall so advise the applicant. An aggrieved
44	applicant may petition the circuit court of the county or city in which he resides or the Circuit Court of
45	the City of Richmond, Division I, for an order compelling the State Registrar to amend the vital record;
46 47	an aggrieved applicant who was born in Virginia, but is currently residing out of State, may petition any arguit court in the Commonwealth for such an order. The State Registrer or his authorized
4 7 48	circuit court in the Commonwealth for such an order. The State Registrar or his authorized representative may appear and testify in such proceeding.
49	§ 32.1-269.1. Amending death certificates; change and correction of information by affidavit or
50	court order.
51	A. A death certificate registered under this chapter may be amended only in accordance with this
52	section and such regulations as may be adopted by the Board to protect the integrity and accuracy of
53	such death certificate. Such regulations shall specify the minimum evidence required for a change in any
54	such death certificate.
55 56	B. A death certificate that is amended under this section shall be marked "amended," and the date of
56 57	amendment and a summary description of the evidence submitted in support of the amendment shall be endorsed on or made a part of the death certificate. The Board shall prescribe by regulation the
57 58	conditions under which omissions or errors on death certificates may be corrected.
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59 C. Upon receipt of a certified copy of a court order changing the name of the deceased or the
60 informant, the date of death of the deceased, the marital status of the deceased, or any portion of the
61 death certificate to be prepared by a physician or medical examiner as listed in a death certificate, the
62 State Registrar shall amend such death certificates to reflect the new information.

D. Upon receipt of an affidavit testifying to corrected information including the correct spelling of
the name of the deceased or the informant; sex; age; date of birth; military status; name of institution;
county, city, or town of death; street or place of death; state of the deceased's residence; county, city,
or town of the deceased's residence; street address of the deceased's residence; name and race of the
deceased's mother; education, citizenship, and birthplace of the deceased; social security number of the
deceased; and occupation and the kind or type of business of the deceased, the State Registrar shall
amend such death certificate to reflect the new information.

70 E. When an applicant does not submit the minimum documentation required by regulation to amend 71 a death certificate or when the State Registrar finds reason to question the validity or sufficiency of the evidence, the death certificate shall not be amended and the State Registrar shall so advise the 72 73 applicant. An aggrieved applicant may petition the circuit court of the county or city in which he resides 74 or the Circuit Court of the City of Richmond, Division I, for an order compelling the State Registrar to 75 amend the death certificate; an aggrieved applicant who is currently residing out of state may petition any circuit court in the Commonwealth for such an order. The State Registrar or his authorized 76 77 representative may appear and testify in such proceeding.