

(3) IF THE CHILD WAS ADOPTED UNDER THE LAWS OF A JURISDICTION OR COUNTRY OTHER THAN THE UNITED STATES AND HAS BEEN GRANTED AN IR-3 VISA BY THE UNITED STATES IMMIGRATION AND NATURALIZATION SERVICE UNDER THE IMMIGRATION AND NATIONALITY ACT, THE CERTIFICATE SHALL BE ESTABLISHED UPON RECEIPT OF:

(I) AN OFFICIAL COPY OF THE DECREE FROM THE JURISDICTION OR COUNTRY IN WHICH THE CHILD WAS ADOPTED;

(II) A CERTIFIED TRANSLATION OF THE FOREIGN ADOPTION DECREE;

(III) PROOF OF THE DATE AND PLACE OF THE CHILD'S BIRTH;

~~(III)~~ (IV) PROOF OF IR-3 VISA STATUS; ~~AND~~

~~(IV)~~ (V) A REQUEST FROM THE COURT, THE ADOPTING PARENTS, OR THE ADOPTED PARENT IF 18 YEARS OF AGE OR OVER THAT THE CERTIFICATE BE PREPARED; AND

(VI) PROOF THAT THE ADOPTING PARENT IS A RESIDENT OF THIS STATE.

(4) The certificate shall be labeled "Certificate of Foreign Birth" and shall show the actual country of birth.

[(4)](5) A statement shall also be included on the certificate indicating that it is not evidence of United States citizenship for the child for whom it is issued.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2002.

Approved May 16, 2002.

CHAPTER 517

(House Bill 429)

AN ACT concerning

**Private Detectives, Security Systems Technicians, and Security Guards -
Licensing - ~~Regulations and Fees~~ Regulation by the Department of State
Police**

FOR the purpose of altering the circumstances under which, and the persons to whom, certain private detective licensure and certification information may be divulged by the Department of State Police; altering certain bond and insurance requirements for private detectives under certain circumstances; altering the application process and establishing a certain renewal process and a certain renewal fee for private detectives; altering certain application and fee requirements license renewal and registration renewal processes for certain