- (2) A court may appoint an intermediary for purposes of paragraph (1) of this subsection only after a hearing on the petition and a finding from the evidence presented at the hearing that the adopted individual or a blood relative of the adopted individual is in urgent need of the medical information.
- (d) (1) The role of an intermediary appointed under subsection (c) of this section is limited to advising the adopted individual's [natural] BIRTH parents of the need for the medical information without revealing any identifying information about the adopted individual and may not in any manner include any effort to encourage or discourage contact between the adopted individual and the individual's [natural] BIRTH parents.
- (2) The intermediary shall file a confidential written report with the court in regard to the intermediary's efforts to contact the adopted individual's [natural] BIRTH parents.
- (3) After receiving the report from the intermediary under paragraph (2) of this subsection, the court, without revealing any identifying information about the individual's [natural] BIRTH parents, may disclose to the adopted individual:
- (i) whether the intermediary has established contact with the individual's [natural] BIRTH parents and advised the individual's [natural] BIRTH parents about the need for the medical information; and
 - (ii) any medical information provided by a [natural] BIRTH parent.
- (e) Notwithstanding any provision of law, a court may order the adopted individual to pay a reasonable fee for the services provided by an intermediary under this subsection.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1995.

Approved May 9, 1995.

CHAPTER 291

(House Bill 848)

AN ACT concerning

Criminal Justice Information System Central Repository - Criminal History Records
Checks

FOR the purpose of clarifying certain references to criminal history records checks required for certain purposes; clarifying certain references to the Criminal Justice Information System Central Repository of the Department of Public Safety and Correctional Services; repealing a certain provision that requires certain Board of License Commissioners to destroy certain criminal records under certain circumstances; repealing a certain limit on a fee established by the County