



**SEANAD ÉIREANN**

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**AN BILLE UM CHLÁRÚ SIBHIALTA (LEASÚ), 2014  
CIVIL REGISTRATION (AMENDMENT) BILL 2014**

**LEASUITHE TUARASCÁLA  
REPORT AMENDMENTS**

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# SEANAD ÉIREANN

## AN BILLE UM CHLÁRÚ SIBHIALTA (LEASÚ), 2014 —AN TUARASCÁIL

### CIVIL REGISTRATION (AMENDMENT) BILL 2014 —REPORT

#### *Leasuithe Amendments*

*\*Government amendments are denoted by an asterisk*

1. In page 6, between lines 38 and 39, to insert the following:

“ “stillborn child” means a child who, at birth, weighs not less than 500 grammes or has a gestational age of not less than 24 weeks and shows no sign of life, and “stillbirth” shall be construed accordingly. These also include an unborn child who dies in the womb of the mother due to death of the mother but otherwise meets the weight or age criteria herein;”.

—*Senators Jim Walsh, Paschal Mooney.*

2. In page 21, between lines 29 and 30, to insert the following:

“(3) Where the pregnant mother of an unborn child dies and that death results in the death of the unborn child, the Superintendent Registrar in whose registration area where the death occurred, must register the death of that unborn child.”.”.

—*Senators Jim Walsh, Paschal Mooney.*

3. In page 21, between lines 29 and 30, to insert the following:

“(3) That the Bill abolishes the definition of still birth and replaces it with a definition of unborn children to include still births to allow for registration on the registrar of deaths. The new definition also includes an unborn child who dies in the womb of the mother due to the death of the mother but otherwise meets the weight or age criteria herein.”.”.

—*Senators Jim Walsh, Paschal Mooney.*

4. In page 21, between lines 29 and 30, to insert the following:

“(3) Where the pregnant mother of an unborn child dies and that death results in the death of the unborn child, the Superintendent Registrar in whose registration area where the death occurred, must register the death of that unborn child if requested by the deceased’s family to do so.”.”.

—*Senators David Cullinane, Kathryn Reilly, Trevor Ó Clochartaigh.*

5. In page 37, between lines 19 and 20, to insert the following:

**“Amendment of Adoption Act 2010**

36. Section 89 of the Adoption Act 2010 is amended in subsection (2) to now read “A certificate referred to in subsection (1) must disclose that the person to whom the certificate relates is an adopted person.””.

—*Senators Jillian van Turnhout, Fiach Mac Conghail, Marie-Louise O'Donnell,  
Katherine Zappone, Mary Ann O'Brien.*