A-Engrossed House Bill 4073

Ordered by the Senate February 24 Including Senate Amendments dated February 24

Sponsored by Representative GREENLICK, Senator STEINER HAYWARD; Representatives HOLVEY, KENY-GUYER, LIVELY, PILUSO (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Adds secular organizations and current members of Legislative Assembly to list of persons and entities authorized to solemnize marriages. Prohibits form of marriage application, license or record from requiring address for person or entity authorized to solemnize marriage. Takes effect on 91st day following adjournment sine die.

1	A BILL FOR AN ACT
2	Relating to solemnization of marriage; creating new provisions; amending ORS 106.041, 106.120,
3	106.130, 106.150 and 106.990; and prescribing an effective date.
4	Be It Enacted by the People of the State of Oregon:
5	SECTION 1. ORS 106.120 is amended to read:
6	106.120. (1) [As used in this section, "judicial officer" means:] As used in this section:
7	(a) "Judicial officer" means:
8	[(a)] (A) A judicial officer of this state as that term is defined in ORS 1.210 and includes but is
9	not limited to a judge of a municipal court and a justice of the peace.
10	[(b)] (B) An active judge of a federal court.
11	[(c)] (C) An active United States magistrate judge.
12	(b) "Secular organization" means an organization that occupies a place in the lives of the
13	organization's members parallel to that filled by a church or particular religious authority.
14	(2) Marriages may be solemnized by:
15	(a) A judicial officer;
16	(b) A county clerk;
17	(c) Religious congregations or organizations as indicated in ORS 106.150 (2); $[or]$
18	(d) A clergyperson of any religious congregation or organization who is authorized by the reli-
19	gious congregation or organization to solemnize marriages[.];
20	(e) Secular organizations as indicated in ORS 106.150 (2);
21	(f) A celebrant or officiant of any secular organization described in paragraph (e) of this
22	subsection who is authorized by the secular organization to solemnize marriages; or
23	(g) A current member of the Legislative Assembly.
24	(3) A person authorized to solemnize marriages under subsection (2) of this section may
25	solemnize a marriage anywhere in this state.
26	(4)(a) When a marriage is solemnized by a tax, appellate or circuit judge of this state, the clerk

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of the court or the county clerk shall collect a fee of \$105 and deposit the fee in the Judicial De-1 partment Operating Account established in ORS 1.009. 2 (b) When a marriage is solemnized by a county clerk, the county clerk shall collect a fee of \$105. 3 as provided in ORS 205.320. 4 $\mathbf{5}$ (c) The fee described in this subsection may be collected only if: (A) The marriage is solemnized during normal working hours, excluding holidays; 6 (B) The marriage is solemnized in court facilities or a county clerk's office; or 7 (C) More than a minimal amount of staff time or other court or county clerk's office resources 8 9 are used in connection with the solemnization. (d) The Chief Justice of the Supreme Court or the county clerk may establish a written proce-10 dure for waiver of the fee required under this subsection in exigent circumstances, including but not 11 12 limited to indigency of the parties to the marriage. 13 (5) In addition to any fee collected under subsection (4) of this section, a judicial officer of this state and a county clerk may charge and accept an agreed upon personal payment not to exceed 14 15 \$100 plus actual costs for the solemnization of a marriage if that solemnization is performed: 16 (a) At a place other than the courthouse where the judicial officer or county clerk serves; or (b) Outside of the judicial officer's or county clerk's normal working hours. 17 18 (6) The charging and accepting of a personal payment by a judicial officer of this state or a county clerk under subsection (5) of this section does not constitute a violation of any of the pro-19 20visions of ORS chapter 244. (7) The amount of actual costs charged by a judicial officer of this state or a county clerk under 2122subsection (5) of this section may not exceed: 23(a) Actual expenses for food and lodging as verified by receipts. (b) If travel is made by personal vehicle, the actual number of round-trip miles from the judicial 94 officer's or county clerk's home or office, whichever is greater, compensated at the rate of re-25imbursement then provided by the State of Oregon to its employees or, if travel is made by a com-2627mercial carrier, reimbursement shall be made of the actual costs thereof, verified by receipts. (8) A judicial officer of this state or a county clerk shall maintain records of the amount of 28personal payments received for performing marriages, of actual costs and the supporting documen-2930 tation related thereto for a period of four years.

(9) The parties to a marriage solemnized by a tax, appellate or circuit judge of this state shall show to the judge proof of payment of the fee required under subsection (4)(a) of this section before solemnization. Except as provided in subsection (4)(d) of this section, the judge may not solemnize a marriage without proof of payment of the fee.

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SECTION 2. ORS 106.041 is amended to read:

106.041. (1) All persons wishing to enter into a marriage contract shall obtain a marriage license from the county clerk upon application, directed to any person, [*or*] religious organization or congregation, or secular organization, authorized by ORS 106.120 to solemnize marriages, and authorizing the person, religious organization or congregation, or secular organization, to join together as spouses in a marriage the persons named in the license.

(2) The State Registrar of the Center for Health Statistics shall provide a standard form of the
application, license and record of marriage to be used in this state that must include:

(a) Each applicant's Social Security number recorded on a confidential portion of the applica tion, license and record of marriage;

45 (b) Certain statistical data regarding age, place of birth, sex, occupation, residence and previous

1 marital status of each applicant;

2 (c) The name and address of the affiant under ORS 106.050, if required; and

3 (d) Each applicant's name after marriage as provided in ORS 106.220.

4 (3) The form of application, license and record provided by the state registrar under 5 subsection (2) of this section may not require an address for any person, religious organiza-6 tion or congregation, or secular organization, authorized by ORS 106.120 to solemnize mar-7 riages.

8 [(3)] (4) Each applicant for a marriage license shall file with the county clerk from whom the 9 marriage license is sought a written application for the license on forms prescribed for this purpose 10 by the Center for Health Statistics.

[(4)] (5) A marriage license must contain the following statement: "Neither you nor your spouse is the property of the other. The laws of the State of Oregon affirm your right to enter into marriage and at the same time to live within the marriage free from violence and abuse."

14 [(5)] (6) An applicant may not intentionally make a material false statement in the records re-15 quired by this section.

16 [(6)] (7) The county clerk may not issue a marriage license until the provisions of this section 17 and ORS 106.050 and 106.060 are complied with.

18 **SEC**

SECTION 3. ORS 106.130 is amended to read:

19 106.130. [A marriage solemnized before any person professing to be a judicial officer of this state, a county clerk or a clergyperson of a religious congregation or organization therein is not void, nor 20shall the validity thereof be in any way affected, on account of any want of power or authority in such 2122person, if such person was acting at the time in the office or the capacity of a person authorized to 23solemnize marriage and if such marriage is consummated with the belief on the part of the persons so married, or either of them, that they have been lawfully joined in marriage.] A marriage solemnized 24 25before a person, religious organization or congregation, or secular organization, that represents having the authority to solemnize marriages under ORS 106.120 is not void, nor is 2627the validity of the marriage affected, if it is discovered after the solemnization that the person, religious organization or congregation, or secular organization, was not authorized 28to solemnize the marriage, if the parties to the marriage believed in good faith that the 2930 marriage was lawfully solemnized.

31 SECTION 4. ORS 106.150 is amended to read:

106.150. (1) In the solemnization of a marriage no particular form is required except that the parties thereto shall assent or declare in the presence of the [*clergyperson, county clerk or judicial officer solemnizing the marriage*] **person, religious organization or congregation, or secular or ganization, authorized to solemnize marriages under ORS 106.120,** and in the presence of at least two witnesses, that they take each other to be spouses in a marriage.

(2) All marriages, to which there are no legal impediments, solemnized before or in any religious organization or congregation, or secular organization, authorized to solemnize marriages, according to the established ritual or form commonly practiced therein, are valid. In such case, the person presiding, [or] officiating or celebrating in the religious organization or congregation, or secular organization, shall deliver to the county clerk who issued the marriage license the application, license and record of marriage in accordance with ORS 106.170.

43 SECTION 5. ORS 106.990 is amended to read:

44 106.990. (1) Violation of ORS 106.041 [(5)] (6) is a Class C misdemeanor.

45 (2) Violation of ORS 106.110 or 106.140 is a Class A misdemeanor.

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1 (3) Refusal or neglect to comply with ORS 106.170 shall result in the forfeiture of a penalty of $\mathbf{2}$ not less than \$10 nor more than \$50 to be recovered by action for every five days of such refusal 3 or neglect. SECTION 6. The amendments to ORS 106.041, 106.120, 106.130, 106.150 and 106.990 by 4 sections 1 to 5 of this 2016 Act apply to marriages solemnized on or after the effective date $\mathbf{5}$ 6 of this 2016 Act. 7SECTION 7. This 2016 Act takes effect on the 91st day after the date on which the 2016 regular session of the Seventy-eighth Legislative Assembly adjourns sine die. 8 9