S.B. NO. H.D. 1

A BILL FOR AN ACT

RELATING TO LICENSING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that marriage in the 2 United States is a civil institution and the right to marry 3 belongs to citizens without regard to their moral beliefs or 4 religious creed. However, apart from justices, judges, or 5 magistrates, state law requires a marriage officiant to be 6 affiliated with or ordained by a religious denomination or 7 society. While those with a religious affiliation may have 8 their trusted pastor or minister officiate their wedding, those 9 without a religious affiliation are legally unable to have a 10 trusted friend or mentor officiate their wedding.

11 The purpose of this Act is to broaden who may solemnize 12 marriage by authorizing the issuance of civil licenses and 13 allowing this rite to be performed by persons without requiring 14 a religious affiliation for those families who may not share 15 one.

16 SECTION 2. Section 572-12, Hawaii Revised Statutes, is 17 amended to read as follows:



1

S.B. NO. ¹⁵⁷ H.D. 1 C.D. 1

1	"§57	2-12 By whom solemnized. (a) A license to solemnize
2	marriages	may be issued to, and the marriage rite may be
3	performed	and solemnized by [any]:
4	(1)	Any minister, priest, or officer of any religious
5		denomination or society who has been ordained or is
6		authorized to solemnize marriages according to the
7		usages of [such] <u>that</u> denomination or society[, or
8		any] <u>;</u>
9	(2)	Any religious society not having clergy but providing
10		solemnization in accordance with the rules and customs
11		of that society[, or any] <u>; or</u>
12	(3)	Any justice or judge or magistrate, active or retired,
13		of a state or federal court in the State,
14	upon pres	entation to [such] <u>the</u> person or society <u>solemnizing</u>
15	the marria	age of a license to marry, as prescribed by this
16	chapter.	[Such] <u>A</u> person or society <u>licensed to solemnize a</u>
17	marriage	may receive the price stipulated by the parties or [the
18	gratifica	tion] any gratuity tendered.
19	<u>(b)</u>	A civil license to solemnize marriages may be issued
20	to, and t	he marriage rite may be performed and solemnized by,
21	any indiv	idual at least eighteen years of age, upon presentation



S.B. NO. ¹⁵⁷ H.D. 1 C.D. 1

1	to the individual of a license to marry, as prescribed by this		
2	chapter. An individual with a civil license to solemnize a		
3	marriage may receive the price stipulated by the parties or any		
4	gratuity tendered. The civil license shall be valid for no less		
5	than two years from the date of its issuance; provided that a		
6	temporary three-month civil license may be issued upon an		
7	individual's request. The fee for a civil license shall be \$100		
8	per year the permit is valid; provided that the fee for a		
9	temporary three-month license shall be \$25. An individual who		
10	performs a solemnization of a marriage pursuant to a civil		
11	license issued under this subsection shall obtain the prior		
12	written consent of each person for whom a solemnization is		
13	performed and fulfill all provisions of sections 572-13		
14	and 572-15 applicable to persons authorized to solemnize		
15	marriages."		
16	SECTION 3. Statutory material to be repealed is bracketed		
17	and stricken. New statutory material is underscored.		
10			

18

SECTION 4. This Act shall take effect upon its approval.

2021-2769 SB157 CD1 SMA.doc

Page 3

S.B. NO. ¹⁵⁷ H.D. 1 C.D. 1

Report Title: Marriage; License to Solemnize

Description:

Authorizes the issuance of a civil license to solemnize marriage and allows solemnization by any individual at least eighteen years of age. (CD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

