# SENATE FLOOR AMENDMENT

# FLOOR AMENDMENT NO.

Date

MAY 07 2009

## TO: H.B. No. 444, H.D. 1

SECTION 1: House Bill No. 444, H.D. 1 is amended by adding a purpose section to be designated as Section 1 and to read as follows:

"SECTION 1. The intent of this measure is to recognize civil unions in Hawaii. By establishing the status of civil unions in our State, it is not the legislature's intent to revise the definition or eligibility requirements of marriage under chapter 572, Hawaii Revised Statutes."

SECTION 2. House Bill No. 444, H.D. 1 is amended by amending Section 1 of the measure to read as follows:

SECTION 2. The Hawaii Revised Statutes is amended by adding a new chapter to be appropriately designated and to read as follows:

### "CHAPTER

#### CIVIL UNION

**§** -1 Definitions. As used in this chapter, unless the context otherwise requires:

"Agent" means the person or persons appointed as agents by the department of health pursuant to section 572-5.

"Civil union" means a union between two individuals established pursuant to this chapter.

"Partner" means an individual who is a party to a civil union established pursuant to this chapter.

§ -2 Eligibility to enter into a civil union. A person shall be eligible to enter into a civil union only if the person is:

- Not a partner in another civil union, a spouse in a marriage, or a party to a reciprocal beneficiary relationship pursuant to chapter 572C;
- (2) At least eighteen years of age; and
- (3) Not related to the other proposed partner in the civil union, as provided in section -3.

§ -3 Civil unions void; when. A civil union shall be void between the following persons: parent and child, grandparent and grandchild, two siblings, aunt and nephew, aunt and niece, uncle and nephew, uncle and niece; persons who stand in relation to each other of ancestor and descendant of any degree whatsoever. § -4 Solemnization; license to perform; refusal to join persons in a civil union. (a) A civil union shall become valid only upon completion of a solemnization by a person licensed in accordance with this section.

(b) Any judge or retired judge, including a federal judge or judge of another state who may legally join persons in chapter 572 or a civil union, may solemnize a civil union. Any ordained or licensed member of the clergy may solemnize a civil union. Solemnization may be entirely secular or may be performed according to the forms and usages of any religious denomination in this state. Nothing in this section shall be construed to require any person authorized to perform solemnizations of marriages or civil unions to perform a solemnization of a civil union, and no such authorized person who fails or refuses for any reason to join persons in a civil union shall be subject to any fine or other penalty for such failure or refusal.

(c) Nothing in this section shall be construed to require any person authorized to perform solemnizations of chapter 572 or civil unions to perform a solemnization of a civil union, and no such authorized person who fails or refuses for any reason to join persons in a civil union shall be subject to any fine or other penalty for such failure or refusal.

(d) No agent may solemnize a civil union; nor may any assistant or deputy of the agent solemnize a civil union.

(e) No person shall perform solemnization of a civil union without first having obtained a license from the department of health. The department of health shall issue licenses to solemnize civil unions in the same manner as it issues licenses pursuant to chapter 572. The department of health may revoke or suspend a license to solemnize civil unions. Any penalties or fines that may be levied or assessed by the department of health for violation of chapter 572 shall apply equally to a person licensed to solemnize civil unions.

§ -5 Applicants for civil union; license required; limitations. (a) No persons may be joined in a civil union in this State unless both partners have:

- (1) Met the requirements of section -2;
- (2) Complied with sections -6 and, if applicable, section -7; and
- (3) Been issued a license by the agent in the judicial circuit in which a civil union is to be solemnized or in which either person resides, which license shall bear the certification of the agent that the persons named therein have met the requirements of section

-2 and have complied with sections -6 and, if applicable, section -7.

(b) The license, when certified by the agent, is sufficient authority for any person authorized to perform a civil union solemnization in this State to join the persons in a civil union; provided that the solemnization is performed not more than thirty days after the date of issuance. The license shall become void thirty days after issuance.

§ -6 Application for license for persons who wish to enter into a civil union; fee. (a) No license for a civil union may be issued by the agent until both applicants have appeared before the agent and applied for a license. The application for the license shall be completed in its entirety, dated, signed, and sworn to by each applicant and shall state each applicant's full name, date of birth, birthplace, residence, social security number, whether single, widowed, or divorced, and whether the applicant is under the supervision or control of a conservator or guardian. If the application is signed and sworn to by the applicants on different dates, the earlier date shall be deemed the date of application. The agent shall issue a copy of this chapter to any person applying for a license.

(b) The fee for a license to enter into a civil union shall be an amount equal to the amount prescribed in section 572-5, and all amounts collected by the agent as application fees under this chapter shall be retained or remitted and apportioned in the same manner as prescribed in section 572-5.

§ -7 Persons under control of conservator or guardian.
(a) No civil union license may be issued to any applicant under the supervision or control of a conservator or guardian, appointed in accordance with chapter 560, unless the written consent of the conservator or guardian, signed and notarized, is filed with the agent.

(b) Any person who enters into a civil union without the consent provided for in subsection (a) shall acquire no rights, by that civil union, in the property of any person who was under the control or supervision of a conservator or guardian at the time the civil union was entered into.

§ -8 Record of solemnization; reported by whom; affidavit; evidentiary weight of certificate or affidavit. (a) Each person who solemnizes a civil union shall certify upon the civil union license certificate the fact, time, and place of the solemnization of the civil union and return the license to the agent within three business days following the solemnization of the civil union, or as may otherwise be prescribed by the department of health.

(b) If any person who has solemnized a civil union fails to return the certificate to the agent as required under subsection (a), the partners joined in a civil union may provide the agent with a notarized affidavit attesting to the fact that

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they were joined in a civil union and stating the date and place of the solemnization of the civil union. Upon the recording of that affidavit by the agent, the civil union of the partners shall be deemed to be valid as of the date of the solemnization of the civil union stated in the affidavit.

(c) The certificate required by subsection (a) or an affidavit recorded pursuant to subsection (b) shall be prima facie evidence of the facts stated therein.

§ -9 Benefits, protections, and responsibilities. Partners to a civil union lawfully entered into pursuant to this chapter shall have all the same rights, benefits, protections, and responsibilities under law, whether derived from statutes, administrative rules, court decisions, the common law, or any other source of civil law, as are granted to those who contract, obtain a license, and are solemnized pursuant to chapter 572.

§ -10 Civil unions performed in other jurisdictions. All unions between two individuals not recognized under section 572-3 shall be recognized as civil unions provided that the relationship meets the eligibility requirements of this chapter."

SECTION 3: House Bill No. 444, H.D. 1 is amended by renumbering Section 2 of the measure as Section 3.

SECTION 4: House Bill No. 444, H.D. 1 is amended by inserting a new section to read as follows:

"SECTION 4. A party to a civil union shall be included in any definition or use of the terms "spouse", "family", "immediate family", "dependent", "next of kin" and other terms that denote the spousal relationship, as those terms are used throughout the law."

SECTION 5: House Bill No. 444, H.D. 1 is amended by renumbering Sections 4, 5, and 6 of the measure as Sections 5, 6, and 7 respectively.

Sostaried () Carried Offered by:

- ) Failed to Carry
- .
- ( ) Withdrawn

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