First Regular Session Seventy-second General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 19-1083.01 Brita Darling x2241

HOUSE BILL 19-1316

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A BILL FOR AN ACT

101 CONCERNING MODERNIZING MARRIAGE LAWS RELATED TO MINORS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill prohibits persons under 16 years of age from obtaining a marriage license.

A person who is 16 or 17 years of age may only obtain a marriage license if a juvenile court determines that the underage party is capable of assuming the responsibilities of marriage and that the marriage would serve the underage party's best interests. Prior to making this determination, the court shall appoint a guardian ad litem for the underage party to investigate the underage party's circumstances and best interests

and to file a report with the court detailing the findings and making recommendations to the court regarding the issuance of a marriage license.

The bill clarifies that both parties to a proxy marriage must be 18 years of age.

The bill prohibits complete social security numbers from appearing on marriage forms and certificates issued by county clerks and recorders.

The bill authorizes the juvenile court to appoint a guardian ad litem for purposes of judicial consent for underage marriage.

The bill clarifies that an underage married person has certain rights under law, including the right to establish a separate domicile from the married person's parents; the right to file motions and petitions in the married person's own name; the right to enter into enforceable contracts, including leases for housing; and the right to consent to their own medical care.

Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, **amend** 14-2-106 as follows:

application has been completed and signed by both parties to a prospective marriage and at least one party has appeared before the county clerk and recorder and has paid the marriage license fee of seven dollars, a fee of twenty dollars to be transmitted by the county clerk and recorder to the state treasurer and credited by the treasurer to the Colorado domestic abuse program fund created in section 39-22-802 (1), C.R.S., and an additional amount established pursuant to section 25-2-121, C.R.S., such amount to be credited to the vital statistics records cash fund pursuant to section 25-2-121, C.R.S., the county clerk shall issue a license to marry and a marriage certificate form upon being furnished:

(I) Satisfactory proof that each party to the marriage will have attained the age of eighteen years at the time the marriage license

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2	the age of eighteen years, has the consent of both parents or guardian or,
3	if the parents are not living together, the parent who has legal custody or
4	decision-making responsibility concerning such matters or with whom the
5	child is living or judicial approval, as provided in section 14-2-108; or, if
6	under the age of sixteen years, has both the consent to the marriage of
7	both parents or guardian or, if the parents are not living together, the
8	parent who has legal custody or decision-making responsibility
9	concerning such matters or with whom the child is living and judicial
10	approval, as provided in section 14-2-108; and
11	(II) Satisfactory proof that the marriage is not prohibited, as
12	provided in section 14-2-110.
13	(III) Repealed.
14	(b) Violation of paragraph (a)(I) of this subsection (1) shall make
15	SUBSECTION (1)(a)(I) OF THIS SECTION MAKES the marriage voidable.
16	(c) (Deleted by amendment, L. 2000, p. 1571, § 8, effective July
17	1, 2000.)
18	(2) Repealed.
19	SECTION 2. In Colorado Revised Statutes, 14-2-108, amend (1)
20	and (2) as follows:
21	14-2-108. Judicial approval. (1) The juvenile court, as defined
22	in section 19-1-103 (17), C.R.S., after a reasonable effort has been made
23	to notify the parents or guardian LEGAL GUARDIANS of each underage
24	party, may order the county clerk and recorder PURSUANT TO SUBSECTION
25	(2) OF THIS SECTION to issue a marriage license and a marriage certificate
26	form
27	(a) to a party aged sixteen or seventeen years who has no parent

becomes effective; or, if over the age of sixteen years but has not attained

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1 or guardian, or who has no parent capable of consenting to his marriage, 2 or whose parent or guardian has not consented to his marriage; or OF AGE. 3 (b) To a party under the age of sixteen years who has the consent 4 to his or her marriage of both parents, if capable of giving consent, or his 5 or her guardian or, if the parents are not living together, the parent who 6 has legal custody or decision-making responsibility concerning such 7 matters or with whom the child is living. 8 (2) (a) A license shall be ordered to be issued THE COURT MAY 9 ORDER THE COUNTY CLERK AND RECORDER TO ISSUE A MARRIAGE LICENSE 10 under subsection (1) of this section only if the court finds, AFTER 11 REVIEWING THE REPORT OF THE GUARDIAN AD LITEM APPOINTED 12 PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, that the underage party 13 is capable of assuming the responsibilities of marriage and the marriage 14 would serve his THE UNDERAGE PARTY'S best interests. Pregnancy alone 15 does not establish that the best interests of the party would be served. 16 (b) (I) PRIOR TO ORDERING THE ISSUANCE OF A MARRIAGE LICENSE 17 TO AN UNDERAGE PARTY, THE COURT SHALL APPOINT A GUARDIAN AD 18 LITEM FOR THE UNDERAGE PARTY AND DIRECT THE GUARDIAN AD LITEM 19 TO INVESTIGATE THE BEST INTERESTS OF THE UNDERAGE PARTY AND TO 20 FILE A REPORT WITH THE COURT ADDRESSING THE FACTORS SET FORTH IN 21 SUBSECTION (2)(b)(II) OF THIS SECTION AND STATING A POSITION AS TO 22 WHETHER THE ISSUANCE OF A MARRIAGE LICENSE TO THE UNDERAGE 23 PARTY IS IN THE UNDERAGE PARTY'S BEST INTERESTS. 24 (II)THE COURT SHALL CONSIDER ALL RELEVANT FACTORS, 25 INCLUDING: 26 (A) THE WISHES OF THE UNDERAGE PARTY;

(B) THE VIEW OF THE PARENTS OR LEGAL GUARDIANS OF THE

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1	UNDERAGE PARTY, IF KNOWN;
2	(C) THE ABILITY OF THE UNDERAGE PARTY TO ASSUME THE
3	RESPONSIBILITIES OF MARRIAGE;
4	(D) THE CIRCUMSTANCES SURROUNDING THE MARRIAGE; AND
5	(E) THE ABILITY OF THE UNDERAGE PARTY TO MANAGE THE
6	UNDERAGE PARTY'S FINANCIAL, PERSONAL, SOCIAL, EDUCATIONAL, AND
7	NONFINANCIAL AFFAIRS INDEPENDENT OF THE UNDERAGE PARTY'S
8	INTENDED SPOUSE BOTH DURING THE MARRIAGE OR UPON DISSOLUTION OF
9	THE MARRIAGE.
10	SECTION 3. In Colorado Revised Statutes, 14-2-109, amend
11	(2)(a)(IV) as follows:
12	14-2-109. Solemnization and registration of marriages - proxy
13	marriage. (2) (a) The requirements for applying for a marriage license
14	for a proxy marriage are the following:
15	(IV) Notwithstanding the requirements of section 14-2-106
16	(1)(a)(I), Both parties to the proxy marriage are eighteen years of age or
17	older.
18	SECTION 4. In Colorado Revised Statutes, add 14-2-109.3 as
19	follows:
20	14-2-109.3. Rights of underage married persons. (1) IN
21	ADDITION TO ANY RIGHTS ESTABLISHED IN LAW, A MARRIED PERSON WHO
22	HAS NOT ATTAINED EIGHTEEN YEARS OF AGE HAS THE FOLLOWING RIGHTS:
23	(a) THE RIGHT TO ESTABLISH A DOMICILE SEPARATE FROM THE
24	MARRIED PERSON'S PARENTS;
25	(b) THE RIGHT TO FILE MOTIONS AND PETITIONS WITH A COURT IN
26	THE MARRIED PERSON'S NAME AND ON THE MARRIED PERSON'S OWN
27	BEHALF;

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1	(c) The right to enter into enforceable contracts,
2	INCLUDING BUT NOT LIMITED TO LEASES FOR HOUSING; AND
3	(d) THE RIGHT TO CONSENT TO AND MAKE DECISIONS CONCERNING
4	THE MARRIED PERSON'S OWN MEDICAL CARE.
5	SECTION 5. In Colorado Revised Statutes, 14-2-105, amend
6	(1)(a) as follows:
7	14-2-105. Marriage license and marriage certificate. (1) The
8	executive director of the department of public health and environment
9	shall prescribe the form for an application for a marriage license, which
10	must include the following information:
11	(a) Name, sex, address, LAST FOUR DIGITS OF THE social security
12	number, AND date and place of birth of each party to the proposed
13	marriage, and for such purpose WHICH proof of IDENTITY AND date of
14	birth may be by a birth certificate, a driver's license, A PASSPORT, or other
15	comparable evidence;
16	
17	SECTION 6. In Colorado Revised Statutes, 19-1-111, add (2)(d)
18	as follows:
19	19-1-111. Appointment of guardian ad litem. (2) The court
20	may appoint a guardian ad litem in the following cases:
21	(d) FOR AN UNDERAGE PARTY SEEKING A MARRIAGE LICENSE, AS
22	PROVIDED IN SECTION 14-2-108 (2).
23	SECTION 7. Act subject to petition - effective date -
24	applicability. (1) This act takes effect at 12:01 a.m. on the day following
25	the expiration of the ninety-day period after final adjournment of the
26	general assembly (August 2, 2019, if adjournment sine die is on May 3,
27	2019); except that, if a referendum petition is filed pursuant to section 1

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(3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2020 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) Sections 1, 2, and 6 of this act apply to applications for marriage licenses submitted on or after the applicable effective date of this act.

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