10684

IN ASSEMBLY

June 13, 2016

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Paulin) -- read once and referred to the Committee on Judiciary

AN ACT to amend the domestic relations law, in relation to the age of consent for purposes of marriage

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Paragraph (a) of subdivision 1, and subdivisions 2, 3 and 4 of section 15 of the domestic relations law, paragraph (a) of subdivision 1 as amended by chapter 415 of the laws of 2014, subdivision 2 as amended by chapter 126 of the laws of 1984, subdivision 3 as amended by section 5 of part W2 of chapter 62 of the laws of 2003 and subdivision 4 as amended by chapter 424 of the laws of 1990, are amended to read as follows:

8 (a) It shall be the duty of the town or city clerk when an application for a marriage license is made to him or her to require each of the 9 10 contracting parties to sign and verify a statement or affidavit before 11 such clerk or one of his or her deputies, containing the following information. From [the groom] PARTY ONE: Full name [of husband], place 12 of residence, social security number, age, occupation, place of birth, 13 14 father, country of birth, maiden name of mother, country of name of birth, number of marriage. From [the bride] PARTY TWO: 15 Full name [of bride], place of residence, social security number, age, occupation, place of birth, name of father, country of birth, maiden name of mother, 16 17 18 country of birth, number of marriage. BOTH PARTIES ALSO BE SHALL 19 REQUIRED TO PRESENT TO THE CLERK DOCUMENTARY PROOF OF AGE IN THE FORM OF 20 ORIGINAL OR CERTIFIED COPY OF A BIRTH RECORD, A CERTIFICATION OF AN 21 BIRTH ISSUED BY THE STATE DEPARTMENT OF HEALTH, A LOCAL REGISTRAR OF 22 STATISTICS OR OTHER PUBLIC OFFICER CHARGED WITH SIMILAR DUTIES BY VITAL THE LAWS OF ANY OTHER STATE, TERRITORY OR COUNTRY, A BAPTISMAL RECORD, A 23 PASSPORT, AN AUTOMOBILE DRIVER'S LICENSE, ANY GOVERNMENT 24 OR SCHOOL 25 ISSUED IDENTIFICATION CARD THAT CONTAINS A PHOTOGRAPH OF THE APPLICANT, 26 A LIFE INSURANCE POLICY, AN EMPLOYMENT CERTIFICATE, A SCHOOL RECORD, AN 27 IMMIGRATION RECORD, A NATURALIZATION RECORD, A COURT RECORD OR ANY OTHER DOCUMENT OR RECORD ISSUED BY A GOVERNMENTAL ENTITY, SHOWING THE DATE OF 28

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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BIRTH OF SUCH PARTIES. The said clerk shall also embody in the statement 1 if either or both of the applicants have been previously married, 2 а 3 statement as to whether the former [husband or husbands or the former 4 wife or wives] SPOUSE OR SPOUSES of the respective applicants are living or dead and as to whether either or both of said applicants are divorced 5 6 persons, if so, when and where and against whom the divorce or divorces 7 were granted and shall also embody therein a statement that no legal 8 impediment exists as to the right of each of the applicants to enter into the marriage state. The town or city clerk is hereby given full 9 10 power and authority to administer oaths and may require the applicants 11 to produce witnesses to identify them or either of them and may examine under oath or otherwise other witnesses as to any material inquiry pertaining to the issuing of the license, and if the applicant is a 12 13 divorced person the clerk may also require the production of a certified 14 15 copy of the decree of the divorce, or proof of an existing marriage of 16 parties who apply for a license to be used for a second or subsequent ceremony; provided, however, that in cities or towns the verified state-17 18 ments and affidavits may be made before any regular clerk or designee of 19 the clerk's office.

20 2. If it appears from the affidavits and statements so taken, AND FROM 21 DOCUMENTARY PROOF OF AGE PRESENTED, that the persons for whose THE marriage the license in question is demanded are legally competent to 22 marry, the said clerk shall issue such license [except in the following 23 24 cases. If it shall appear upon an application that the applicant is 25 under eighteen years of age, before the town or city clerk shall issue a license, he shall require documentary proof of age in the form of an 26 original or certified copy of a birth record, a certification of birth 27 issued by the state department of health, a local registrar of vital 28 29 statistics or other public officer charged with similar duties by the 30 laws of any other state, territory or country, a baptismal record, passport, automobile driver's license, life insurance policy, employment 31 32 certificate, school record, immigration record, naturalization record or 33 court record, showing the date of birth of such minor. If the town or city clerk shall be in doubt as to whether an applicant claiming to be 34 over eighteen years of age is actually over eighteen years of age, 35 he 36 shall, before issuing such license, require documentary proof as above 37 defined].

38 3. If it shall appear upon an application of the applicants as 39 provided in this section or upon information required by the clerk that 40 either party is at least sixteen years of age but under eighteen years 41 of age, then the town or city clerk before he shall issue a license 42 shall require:

43 (A) the written consent to the marriage from both parents of the minor 44 or minors or such as shall then be living, or if the parents of both are 45 dead, then the written consent of the guardian or guardians of such minor or minors. If one of the parents has been missing and has not been 46 seen or heard from for a period of one year preceding the time of the 47 48 application for the license, although diligent inquiry has been made to learn the whereabouts of such parent, the town or city clerk may issue a license to such minor upon the sworn statement and consent of the other 49 50 51 parent. If the marriage of the parents of such minor has been dissolved by decree of divorce or annulment, the consent of the parent to whom the 52 court which granted the decree has awarded the custody of such minor 53 54 shall be sufficient. If there is no parent or guardian of the minor or 55 minors living to their knowledge then the town or city clerk shall require the written consent to the marriage of the person under whose 56

care or government the minor or minors may be before a license shall be 1 2 If a parent of such minor has been adjudicated an incompetent, issued. 3 the the town or city clerk may issue a license to such minor upon 4 production of a certified copy of such judgment so determining and upon the written consent of the other parent. If there is no other parent 5 whose consent is required by this section, then and in such event, the 6 7 town or city clerk shall require the written consent of the quardian of such minor or of the person under whose care or government the minor may 8 before a license shall be issued. The parents, guardians, or other 9 be 10 persons whose consent it shall be necessary to obtain and file with the town or city clerk before the license shall issue, shall personally 11 12 appear and acknowledge or execute the same before the town or city clerk, or some other officer authorized to administer oaths and take 13 14 acknowledgments provided that where such affidavit or acknowledgment is 15 made before an official other than an officer designated in section two 16 hundred ninety-eight of the real property law as authorized to take such 17 affidavit or acknowledgment if a conveyance of real property were being acknowledged or proved, or if a certificate of authentication would be 18 19 required by section three hundred ten of the real property law to enti-20 tle the instrument to be recorded if it were a conveyance of real property, the consent when filed must have attached thereto a certificate of 21 22 authentication[.]; AND

[3. If it shall appear upon an application for a marriage license that either party is under the age of sixteen years, the town or city clerk shall require, in addition to any consents provided for in this section,]

27 (B) the written approval and consent of a justice of the supreme court 28 or of a judge of the family court, having jurisdiction over the town or 29 in which the application is made, to be attached to or endorsed city upon the application, before the license is issued. The application for 30 approval and consent shall be heard by the judge at chambers. 31 such THE 32 JUSTICE OF THE SUPREME COURT AND THE JUDGE OF THE FAMILY COURT SHALL 33 AN ATTORNEY FOR THE CHILD FOR EACH MINOR PARTY IMMEDIATELY UPON APPOINT 34 THE APPLICATION FOR APPROVAL AND CONSENT. THE ATTORNEY FOR THE CHILD MUST HAVE RECEIVED TRAINING IN DOMESTIC VIOLENCE INCLUDING A COMPONENT 35 ON FORCED MARRIAGE. All papers and records pertaining to any such appli-36 37 cation shall be sealed by him and withheld from inspection, except by 38 order of a court of competent jurisdiction. BEFORE ISSUING APPROVAL AND 39 CONSENT, THE JUSTICE OF THE SUPREME COURT OR THE JUDGE OF THE FAMILY 40 COURT MUST HAVE AN IN CAMERA INTERVIEW, SEPARATELY WITH EACH MINOR PARTY, AND MUST MAKE THE FOLLOWING AFFIRMATIVE FINDINGS: 41

42 (I) THAT IT IS THE MINOR'S OWN WILL THAT THE MINOR ENTER INTO THE 43 MARRIAGE;

44 (II) THAT THE MINOR IS NOT BEING COMPELLED AGAINST HIS OR HER WILL BY 45 FORCE, THREAT, PERSUASION, FRAUD, COERCION OR DURESS; AND

MARRIAGE WILL NOT ENDANGER THE MENTAL, EMOTIONAL AND 46 (III)THAT THE47 PHYSICAL SAFETY OF THE MINOR. IN MAKING SUCH FINDINGS, THE COURT SHALL 48 CONSIDER, AMONG OTHER RELEVANT FACTORS, THE AGE DIFFERENCE BETWEEN THE 49 PARTIES INTENDING TO BE MARRIED, WHETHER THERE IS A POWER IMBALANCE 50 INTENDING TO BE MARRIED, WHETHER THE PARTIES ARE BETWEEN THE PARTIES 51 INCAPABLE OF CONSENTING TO A MARRIAGE FOR WANT OF UNDERSTANDING, WHETHER THERE IS A HISTORY OF DOMESTIC VIOLENCE BETWEEN THE PARTIES AND WHETHER 52 53 THERE IS A HISTORY OF DOMESTIC VIOLENCE BETWEEN A PARTY AND EITHER 54 PARTIES' FAMILY MEMBERS. NEITHER CURRENT OR PAST PREGNANCY OF EITHER INDIVIDUAL, NOR THE WISHES OF THE PARENTS OR LEGAL GUARDIANS OF THE 55

1 MINOR INTENDING TO BE MARRIED SHALL BE THE SOLE BASIS FOR CONSENT OR 2 APPROVAL UNDER THIS SUBDIVISION.

4. IF IT SHALL APPEAR UPON AN APPLICATION FOR A MARRIAGE LICENSE THAT
4 EITHER PARTY IS UNDER THE AGE OF SIXTEEN YEARS, THEN THE TOWN OR CITY
5 CLERK SHALL NOT ISSUE A LICENSE TO MARRY.

6 Before issuing any licenses herein provided for, the town or city 5. clerk shall be entitled to a fee of thirty dollars, which sum shall be 7 8 paid by the applicants before or at the time the license is issued. Any town or city clerk who shall issue a license to marry any persons one or 9 10 both of whom shall not be at the time of the marriage under such license legally competent to marry without first requiring the parties 11 to such marriage to make such affidavits and statements or who shall not require 12 13 the production of documentary proof of age or the procuring of the approval and consents provided for by this article, which shall 14 show 15 that the parties authorized by said license to be married are legally 16 competent to marry, shall be guilty of a misdemeanor and on conviction thereof shall be fined in the sum of one hundred dollars for each and 17 18 every offense. On or before the fifteenth day of each month, each town and city clerk, except in the city of New York, shall transmit to the state commissioner of health twenty-two dollars and fifty cents of the 19 20 21 amount received for each fee collected, which shall be paid into the 22 vital records management account as provided by section ninety-sevenof the state finance law. In any city the balance of all fees 23 CCCC collected for the issuing of a marriage license, or for solemnizing a 24 25 marriage, so far as collected for services rendered by any officer or employee of such city, shall be paid monthly into the city treasury and 26 27 may by ordinance be credited to any fund therein designated, and said ordinance, when duly enacted, shall have the force of law in such city. 28 29 Notwithstanding any other provisions of this article, the clerk of any city with the approval of the governing body of such city is hereby 30 authorized to designate, in writing filed in the city clerk's office, a 31 32 deputy clerk, if any, and/or other city employees in such office to 33 receive applications for, examine applications, investigate and issue marriage licenses in the absence or inability of the clerk of said city 34 to act, and said deputy and/or employees so designated are hereby vested 35 with all the powers and duties of said city clerk relative thereto. Such 36 37 deputy and/or employees shall perform said duties without additional 38 compensation.

[4.] 6. Notwithstanding any other provision of this section, the city 40 clerk of the city of New York, before issuing any licenses herein 41 provided for, shall be entitled to a fee of twenty-five dollars, which 42 sum shall be paid by the applicants before or at the time the license is 43 issued and all such fees so received shall be paid monthly into the city 44 treasury.

45 S 2. Section 13-b of the domestic relations law, as amended by chapter 46 652 of the laws of 2007, is amended to read as follows:

47 S 13-b. Time within which marriage may be solemnized. A marriage shall not be solemnized within twenty-four hours after the issuance of the 48 marriage license, unless authorized by an order of a court of record as 49 50 hereinafter provided, nor shall it be solemnized after sixty days from the date of the issuance of the marriage license unless authorized 51 pursuant to section three hundred fifty-four-d of the executive law. 52 Every license to marry hereafter issued by a town or city clerk, in 53 54 addition to other requirements specified by this chapter, must contain a 55 statement of the day and the hour the license is issued and the period 56 during which the marriage may be solemnized. It shall be the duty of the

clergyman or magistrate performing the marriage ceremony, or if 1 the 2 marriage is solemnized by written contract, of the judge before whom the 3 contract is acknowledged, to annex to or endorse upon the marriage 4 license the date and hour the marriage is solemnized. A judge or justice the supreme court of this state or the county judge of the county in 5 of 6 which either party to be married resides, or if such party is [under] AT 7 LEAST sixteen years of age, the judge of the family court of such coun-8 if it shall appear from an examination of the license and any other ty, 9 proofs submitted by the parties that one of the parties is in danger of 10 imminent death, or by reason of other emergency public interest will be promoted thereby, or that such delay will work irreparable injury or 11 12 great hardship upon the contracting parties, or one of them, may, UPON MAKING AFFIRMATIVE FINDINGS UNDER SUBDIVISION THREE OF SECTION FIFTEEN 13 14 OF THIS ARTICLE, make an order authorizing the immediate solemnization 15 of the marriage and upon filing such order with the clergyman or magis-16 trate performing the marriage ceremony, or if the marriage is to be 17 solemnized by written contract, with the judge before whom the contract 18 acknowledged, such clergyman or magistrate may solemnize is such 19 marriage, or such judge may take such acknowledgment as the case may be, 20 without waiting for such three day period and twenty-four hour period to 21 elapse. The clergyman, magistrate or judge must file such order with the 22 town or city clerk who issued the license within five days after the Such town or city clerk must record and index 23 marriage is solemnized. the order in the book required to be kept by him OR HER for recording 24 25 affidavits, statements, consents and licenses, and when so recorded the 26 order shall become a public record and available in any prosecution under this section. A person who shall solemnize a marriage in violation 27 28 section shall be guilty of a misdemeanor and upon conviction of this thereof shall be punished by a fine of fifty dollars for each offense, 29 in addition thereto, his OR HER right to solemnize a marriage shall 30 and be suspended for ninety days. 31

32 S 3. Section 15-a of the domestic relations law, as amended by chapter 33 126 of the laws of 1984, is amended to read as follows:

S 15-a. Marriages of minors under [fourteen] SIXTEEN years of age. Any marriage in which either party is under the age of [fourteen] SIXTEEN years is hereby prohibited. Any town or city clerk who shall knowingly issue a marriage license to any persons, one or both of whom shall be at the time of their contemplated marriage actually under the age of [fourteen] SIXTEEN years, shall be guilty of a misdemeanor and on conviction thereof shall be fined in the sum of one hundred dollars.

41 S 4. This act shall take effect immediately and shall apply to 42 licenses issued on and after such effective date and to marriages that 43 have not been solemnized prior to such effective date.