STATE OF NEW YORK

1013--A

2017-2018 Regular Sessions

IN SENATE

January 6, 2017

Introduced by Sens. ROBACH, PHILLIPS -- read twice and ordered printed, and when printed to be committed to the Committee on Veterans, Homeland Security and Military Affairs -- recommitted to the Committee on Veterans, Homeland Security and Military Affairs in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the domestic relations law and the executive law, in relation to allowing marriages within twenty-four hours of receiving a marriage license

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 13-b of the domestic relations law, as amended by chapter 35 of the laws of 2017, is amended to read as follows:

3 § 13-b. Time within which marriage may be solemnized. [A] 1. Except as provided in subdivision two of this section, a marriage shall not be solemnized within twenty-four hours after the issuance of the marriage license, unless authorized by an order of a court of record as hereinafter provided, nor shall it be solemnized after sixty days from the 7 date of the issuance of the marriage license unless authorized pursuant 9 to section three hundred fifty-four-d of the executive law. 10 license to marry hereafter issued by a town or city clerk, in addition to other requirements specified by this chapter, must contain a state-11 ment of the day and the hour the license is issued and the period during 12 which the marriage may be solemnized. It shall be the duty of the cler-13 gyman or magistrate performing the marriage ceremony, or if the marriage 14 15 is solemnized by written contract, of the judge before whom the contract 16 is acknowledged, to annex to or endorse upon the marriage license the 17 date and hour the marriage is solemnized. A judge or justice of the 18 supreme court of this state or the county judge of the county in which 19 either party to be married resides, or if such party is at least seven-20 teen years of age, the judge of the family court of such county, if it

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

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shall appear from an examination of the license and any other proofs submitted by the parties that one of the parties is in danger of imminent death, or by reason of other emergency public interest will be 3 promoted thereby, or that such delay will work irreparable injury or great hardship upon the contracting parties, or one of them, may, upon making written affirmative findings under subdivision three of section 7 fifteen of this article, make an order authorizing the immediate solemnization of the marriage and upon filing such order with the clergyman 9 or magistrate performing the marriage ceremony, or if the marriage is to 10 be solemnized by written contract, with the judge before whom the 11 contract is acknowledged, such clergyman or magistrate may solemnize such marriage, or such judge may take such acknowledgment as the case 12 13 may be, without waiting for such three day period and twenty-four hour 14 period to elapse. The clergyman, magistrate or judge must file such 15 order with the town or city clerk who issued the license within five 16 days after the marriage is solemnized. Such town or city clerk must 17 record and index the order in the book required to be kept by him or her for recording affidavits, statements, consents and licenses, and when so 18 recorded the order shall become a public record and available in any 19 20 prosecution under this section. A person who shall solemnize a marriage in violation of this section shall be quilty of a misdemeanor and upon 22 conviction thereof shall be punished by a fine of fifty dollars for each offense, and in addition thereto, his or her right to solemnize a 23 24 marriage shall be suspended for ninety days.

- 2. Notwithstanding the twenty-four hour waiting period prescribed in subdivision one of this section, any military personnel whose scheduled military deployment is less than thirty days away may get married within twenty-four hours of receiving a marriage license.
- § 2. Section 354-d of the executive law, as added by chapter 723 of the laws of 2005 and as renumbered by chapter 652 of the laws of 2007, is amended to read as follows:
- § 354-d. Time within which marriage may be solemnized; member of the armed forces. 1. Notwithstanding section thirteen-b of the domestic relations law, where either of the parties making application for a marriage license, pursuant to section thirteen of the domestic relations law, is a member of the armed forces of the United States on active duty the marriage of the parties shall not be solemnized within twenty-four hours after the issuance of the marriage license, nor shall it be solemnized after one hundred eighty days from the date of the issuance of the marriage license. Proof that the applicant is a member of the armed forces of the United States shall be furnished to the satisfaction of the official issuing the marriage license. Every license to marry issued pursuant to the provisions of this section shall state the day and hour the license is issued and shall contain a recital that it is issued pursuant to the provisions of this section.
- 2. Notwithstanding the twenty-four hour waiting period prescribed in subdivision one of this section, any military personnel whose scheduled military deployment is less than thirty days away may get married within twenty-four hours of receiving a marriage license.
 - § 3. This act shall take effect immediately.