STATE OF NEW YORK

4402

2021-2022 Regular Sessions

IN SENATE

February 4, 2021

Introduced by Sens. HOYLMAN, BENJAMIN, BIAGGI, JACKSON, RAMOS, RIVERA, SALAZAR, SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Codes

AN ACT to amend the civil rights law, the vehicle and traffic law and the public health law, in relation to enacting the "Gender Recognition Act"; and to repeal subdivision 1 of section 502 of the vehicle and traffic law relating to driver's licenses

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

Section 1. Short title. This act shall be known and may be cited as the "Gender Recognition Act".

§ 2. Section 63 of the civil rights law, as amended by chapter 253 of the laws of 2014, is amended to read as follows:

5 § 63. Order. If the court to which the petition is presented is satisfied thereby, or by the affidavit and certificate presented therewith, 7 that the petition is true, and that there is no reasonable objection to the change of name proposed, and if the petition be to change the name of an infant, that the interests of the infant will be substantially 9 promoted by the change, the court shall make an order authorizing the 10 11 petitioner to assume the name proposed. The order shall further recite 12 the date and place of birth of the applicant and, if the applicant was 13 born in the state of New York, such order shall set forth the number of [his] the applicant's birth certificate or that no birth certificate is 14 available. The order shall be directed to be entered and the papers on 15 which it was granted to be filed [prior to the publication hereinafter 16 17 directed in the clerk's office of the county in which the petitioner 18 resides if [he be] they are an individual, or in the office of the clerk 19 of the civil court of the city of New York if the order be made by that 20 court. [Such order shall also direct the publication, at least once, 21 within sixty days after the making of the order, in a designated newspa-22 per in the county in which the order is directed to be entered and if

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

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the petition is made by a person subject to the provisions of subdivision two of section sixty two of this article, in a designated newspaper in any county wherein such person was convicted if different from the 3 county in which the order is otherwise directed to be entered, of a 4 5 notice in substantially the following form: Notice is hereby given that 6 an order entered by the court, county, on the 7 day of..... bearing Index Number...., a copy of which 8 9 10 11 are, the place of my birth is my 12 13

- § 3. Section 64 of the civil rights law, as amended by chapter 258 of the laws of 2006, and the closing paragraph as separately amended by chapters 258, 320 and 481 of the laws of 2006, is amended to read as follows:
- § 64. Effect. If the order [shall be fully complied with, and within ninety days after the making of the order, an affidavit of the publication thereof shall be filed in the office in which the order] is entered, the petitioner shall be known by the name which is thereby authorized to be assumed. If the surname of a parent be changed as provided in this article, any minor child of such parent at the time of such change may thereafter assume such changed surname.

25 [Upon compliance with the order and the filing of the affidavit of the 26 publication, as provided in this section, the clerk of the court in 27 which the order has been entered shall certify that the order has been complied with; and, if] (1) If the petition states that the petitioner 28 29 stands convicted of a violent felony offense as defined in section 70.02 30 of the penal law or a felony defined in article one hundred twenty-five 31 of such law or any of the following provisions of such law sections 32 130.25, 130.30, 130.40, 130.45, 255.25, 255.26, 255.27, article two 33 hundred sixty-three, 135.10, 135.25, 230.05, 230.06, subdivision two of 34 section 230.30 or 230.32, [such] the clerk of the court in which the 35 order has been entered [(1) shall deliver, by first class mail, a copy 36 of such certified order to the division of criminal justice services at its office in the county of Albany and (2) [upon the clerk of the court 37 reviewing the petitioner's application for name change and subsequent 38 in-court inquiry, may, in the clerk's discretion, deliver, by first 39 class mail, the petitioner's new name with such certified order to the 40 court of competent jurisdiction which imposed the orders of support. 41 Such certification shall appear on the original order and on any certi-42 fied copy thereof and shall be entered in the clerk's minutes of the 43 proceeding | if the petition states that the petitioner is responsible 44 45 for spousal support or child support obligations pursuant to court 46 order, upon review of the petitioner's application for name change and 47 subsequent inquiry, the court may, in its discretion, order the petitioner to deliver by first class mail, the petitioner's new name with 48 such certified order to the court of competent jurisdiction which 49 imposed the orders of support. Such certification shall appear on the 50 51 original order and on any certified copy thereof and shall be entered in 52 the court's minutes of the proceeding.

- § 4. Section 64-a of the civil rights law, as amended by chapter 241 of the laws of 2015, is amended to read as follows:
- § 64-a. [Exemption from publication requirements] Sealing name change papers. 1. If the court shall find that [the publication] open record of

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an applicant's change of name would jeopardize such applicant's personal safety, based on totality of the circumstances [the provisions of sections sixty-three and sixty-four of this article requiring publica-3 tion shall be waived and shall be inapplicable. Provided, however, the 4 5 court shall not deny such waiver soley on the basis that the applicant 6 lacks specific instances of or a personal history of threat to personal safety. The court shall, at the request of the applicant or sua 7 8 **sponte**, order the records of such change of name proceeding [to] be 9 sealed, to be opened only by order of the court for good cause shown or 10 the request of the applicant. For the purposes of this section, "totality of the circumstances" shall include, but not be limited to, a 11 consideration of the risk of violence or discrimination against the 12 applicant, including such applicant's status as transgender or as the 13 subject of domestic violence. The court shall not deny such sealing 14 15 request solely on the basis that the applicant lacks specific instances 16 of or a personal history of threat to personal safety.

- 2. Notwithstanding any other provision of law, pending such a finding in subdivision one of this section where an applicant seeks relief under this section, the court shall immediately order the applicant's current name, proposed new name, residential and business addresses, telephone numbers, and any other information contained in any pleadings or papers submitted to the court to be safeguarded and sealed in order to prevent their inadvertent or unauthorized use or disclosure while the matter is pending.
- § 5. The civil rights law is amended by adding a new article 6-A to read as follows:

ARTICLE 6-A

CHANGE OF SEX DESIGNATION

Section 67. Petition to change of sex designation.

67-a. Order.

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67-b. Sealing change of sex designation papers.

- § 67. Petition to change of sex designation. 1. A petition for leave to change sex designation may be made by a resident of the state to the county court of the county or the supreme court in the county in which such resident resides, or, if such resident resides in the city of New York, either to the supreme court or to any branch of the civil court of the city of New York, in any county of the city of New York. The petition to change the sex designation of an infant may be made by the infant through either of such infant's parents, or by such infant's general guardian or by the guardian of such infant's person.
- 2. When an individual petitions the court to recognize their gender identity or to amend the sex designation on an identity document, the court shall issue such an order upon receipt of an affidavit from such individual attesting to their gender identity or reason for the change. No additional medical evidence shall be required to grant such request. No such order shall be required to amend an identity document issued within New York state. No such order shall be required to otherwise recognize the gender of an individual and treat them consistent with their gender identity within New York state or under New York state law.
- 3. Such request may be made simultaneously with a petition for change of name pursuant to section sixty or sixty-five of this chapter or on its own.
- § 67-a. Order. If the court to which the petition is presented is 54 satisfied thereby, or by the affidavit and certificate presented therewith, that the petition is true, and that there is no reasonable 55 objection to the change of sex designation proposed, and if the petition

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be to change the sex designation of an infant, that the interests of the infant will be substantially promoted by the change, the court shall make an order authorizing the petitioner to assume the sex designation proposed.

- § 67-b. Sealing change of sex designation papers. 1. Upon request of the applicant, the court shall order the records of such change of sex designation proceeding to be sealed, to be opened only by order of the court for good cause shown or at the request of the applicant.
- 2. Notwithstanding any other provision of law, pending such a finding in subdivision one of this section where an applicant seeks relief under this section, the court shall immediately order the applicant's current name, sex designation, proposed new sex designation, residential and business addresses, telephone numbers, and any other information contained in any pleadings or papers submitted to the court to be safeguarded and sealed in order to prevent their inadvertent or unauthorized use or disclosure while the matter is pending.
- § 6. Subdivision 3 of section 490 of the vehicle and traffic law is amended by adding a new paragraph (d) to read as follows:
 - (d) The identification card shall display the sex designation of M, F, or X as certified by the applicant, with no additional documentation required. The applicant may amend the sex designation of their identification card upon request.
 - § 7. Subdivision 1 of section 502 of the vehicle and traffic law, as amended by chapter 487 of the laws of 2012, is REPEALED.
 - § 8. Subdivision 1 of section 502 of the vehicle and traffic law, as amended by chapter 37 of the laws of 2019, is amended to read as follows:
 - 1. Application for license. Application for a driver's license shall be made to the commissioner. The fee prescribed by law may be submitted with such application. The applicant shall furnish such proof of identity, age, and fitness as may be required by the commissioner. The license shall display the sex designation of M, F, or X as certified by the applicant, with no additional documentation required. The applicant may amend the sex designation of their driver's license upon request. Upon amendment of the sex designation, the change shall be made consistent through all affiliated records within the control of the department. With respect to a non-commercial driver's license or learner's permit which does not meet federal standards for identification, in addition to the acceptable proofs of age and identity approved by the commissioner as of January first, two thousand nineteen, acceptable proof of identity shall also include, but not be limited to, a valid, unexpired foreign passport issued by the applicant's country of citizenship (which shall also be eligible as proof of age), a valid, unexpired consular identification document issued by a consulate from the applicant's country of citizenship, or a valid foreign driver's license that includes a photo image of the applicant and which is unexpired or expired for less than twenty-four months of its date of expiration, as primary forms of such proof. Nothing contained in this subdivision shall be deemed to preclude the commissioner from approving additional proofs of identity and age. The commissioner may also provide that the application procedure shall include the taking of a photo image or images of the applicant in accordance with rules and regulations prescribed by the commissioner. In addition, the commissioner also shall require that the applicant provide [his or her] such applicant's social security number or, in lieu thereof, with respect to an application for a non-commercial driver's license or learner's permit which does not meet federal standards for identifi-

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49 50 cation, an affidavit signed by such applicant that they have not been issued a social security number and shall provide space so that the applicant may request a notation upon such license that the applicant is a veteran of the United States armed forces. The commissioner also shall provide space on the application so that the applicant may register in the New York state organ and tissue donor registry under section forty-three hundred ten of the public health law with the following stated on the application in clear and conspicuous type:

"You must fill out the following section: Would you like to be added to the Donate Life Registry? Check box for 'yes' or 'skip this question'."

The commissioner of health shall not maintain records of any person 12 13 who checks "skip this question". Except where the application is made in 14 person or electronically, failure to check a box shall not impair the 15 validity of an application, and failure to check "yes" or checking "skip 16 this question" shall not be construed to imply a wish not to donate. In 17 the case of an applicant under eighteen years of age, checking "yes" shall not constitute consent to make an anatomical gift or registration 18 19 in the donate life registry, except as otherwise provided pursuant to 20 the provisions of paragraph (b) of subdivision one of section forty-21 three hundred one of the public health law. Where an applicant has previously consented to make an anatomical gift or registered in the 22 donate life registry, checking "skip this question" or failing to check 23 a box shall not impair that consent or registration. In addition, an 24 25 applicant for a commercial driver's license who will operate a commercial motor vehicle in interstate commerce shall certify that such appli-27 cant meets the requirements to operate a commercial motor vehicle, as 28 set forth in public law 99-570, title XII, and title 49 of the code of federal regulations, and all regulations promulgated by the United 29 30 States secretary of transportation under the hazardous materials trans-31 portation act. In addition, an applicant for a commercial driver's 32 license shall submit a medical certificate at such intervals as required 33 by the federal motor carrier safety improvement act of 1999 and Part 34 383.71(h) of title 49 of the code of federal regulations relating to medical certification and in a manner prescribed by the commissioner. 35 36 purposes of this section and sections five hundred three, five 37 hundred ten-a, and five hundred ten-aa of this title, the terms "medical 38 certificate" and "medical certification" shall mean a form substantially in compliance with the form set forth in Part 391.43(h) of title 49 of 39 the code of federal regulations. Upon a determination that the holder of 40 41 a commercial driver's license has made any false statement, with respect 42 to the application for such license, the commissioner shall revoke such 43 license.

- 44 § 9. Section 4132 of the public health law is amended by adding a new 45 subdivision 5 to read as follows:
 - 5. Each parent of the child may choose to be designated on the original certificate of birth or by amendment as "father" or "mother" or "parent".
- § 10. The section heading and paragraph (e) of subdivision 1 of section 4138 of the public health law, the section heading as amended by 51 chapter 201 of the laws of 1972 and paragraph (e) of subdivision 1 as 52 amended by section 9 of part L of chapter 56 of the laws of 2020, are 53 amended and a new paragraph (f) is added to subdivision 1 to read as 54 follows:

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 Birth certificate; new certificate in case of subsequent marriage of unwed parents; adoption; adjudication of parentage; change of name of registrant or parent; gender transition of registrant or parent.

- (e) the certificate of birth of a child born out of wedlock as defined in paragraph (b) of subdivision one of section four thousand one hundred thirty-five of this article has been filed without entry of the name of the signatory other than the person who gave birth and the commissioner thereafter receives the acknowledgment of parentage pursuant to section one hundred eleven-k of the social services law or section four thousand one hundred thirty-five-b of this article executed by the person who gave birth and the other signatory which authorizes the entry of the name of such other signatory, and which may also authorize a conforming change in the surname of the child[-]; or
- (f) any person born in New York state who submits an application to change the gender on the birth certificate and an affidavit attesting under penalty of perjury that the request for a change of gender to (female, male, or X) is to conform the person's documents and records to the person's gender identity and is not made for any fraudulent purpose. A sex designation of X shall not be a required sex designation of any individual. Upon receipt of the documentation, the commissioner shall establish a new birth certificate reflecting the gender stated in the application and any change in name, if accompanied by a court order for a change of name. If such application is made on behalf of a person younger than seventeen, such affidavit shall be signed by the person's parent, legal guardian, mental health or medical provider, or social services provider.
- § 11. This act shall take effect on the one hundred eightieth day after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.