Florida Senate - 2018 Bill No. CS for CS for SB 140



LEGISLATIVE ACTION .

•

Senate Floor: 1/AD/RM 03/05/2018 07:44 PM

Floor: C 03/09/2018 10:49 AM

House

Senator Benacquisto moved the following:

Senate Amendment to House Amendment (923493) (with title amendment) 3 Delete lines 5 - 44 and insert: Section 1. Section 741.04, Florida Statutes, is amended to read: (Substantial rewording of section. See s. 741.04, F.S., for present text.) 741.04 Issuance of marriage license.-(1) A county court judge or clerk of the circuit court may

1 2

4

5

6

7

8

9

10

11

Florida Senate - 2018 Bill No. CS for CS for SB 140

756720

12	not issue a license to marry to any person younger than 18 years
13	of age, unless:
14	(a) The person is at least 17 years of age and provides the
15	written consent of his or her parents or legal guardian, which
16	is acknowledged by an officer authorized by law to take
17	acknowledgements and administer oaths; and
18	(b) The older party to the marriage is not more than 2
19	years older than the younger party to the marriage.
20	(2) A county court judge or clerk of the circuit court may
21	not issue a license to marry until the parties to the marriage
22	file with the county court judge or clerk of the court a written
23	and signed affidavit, made and subscribed before a person
24	authorized by law to administer an oath, which provides:
25	(a) The social security number or any other available
26	identification number for each person.
27	(b) The respective ages of the parties.
28	(3) The submission of social security numbers as provided
29	in this section is intended to support the federal Personal
30	Responsibility and Work Opportunity Reconciliation Act of 1996.
31	The state has a compelling interest in promoting not only
32	marriage, but also responsible parenting, which may include the
33	payment of child support. Any person who has been issued a
34	social security number shall provide that number in satisfying
35	the requirement in subsection (2). Social security numbers or
36	other identification numbers obtained under this section may be
37	used only for the purposes of administration in Title IV-D child
38	support enforcement cases.
39	(a) Any person who is not a citizen of the United States
40	may provide either a social security number or an alien

Florida Senate - 2018 Bill No. CS for CS for SB 140

756720

41	registration number issued by the United States Bureau of
42	Citizenship and Immigration Services.
43	(b) Any person who is not a citizen of the United States
44	and who has not been issued a social security number or an alien
45	registration number is encouraged to provide another form of
46	identification.
47	
48	This subsection does not prohibit a county court judge or clerk
49	of the circuit court from issuing a marriage license to
50	individuals who are not citizens of the United States if one or
51	both of them are unable to provide a social security number, an
52	alien registration number, or another identification number.
53	(4) A county court judge or clerk of the circuit court may
54	not issue a license for the marriage of any person unless the
55	county court judge or clerk of the circuit court is first
56	presented with both of the following:
57	(a) A written statement, signed by both parties, which
58	specifies whether the parties, individually or together, have
59	completed a premarital preparation course.
60	(b) A written statement that verifies that both parties
61	have obtained and read or otherwise accessed the information
62	contained in the handbook or other electronic media presentation
63	of the rights and responsibilities of parties to a marriage
64	specified in s. 741.0306.
65	(5) If a couple does not submit to the clerk of the circuit
66	court valid certificates of completion of a premarital
67	preparation course, the clerk shall delay the effective date of
68	the marriage license by 3 days from the date of application, and
69	the effective date must be printed on the marriage license in

Florida Senate - 2018 Bill No. CS for CS for SB 140

756720

70	bold type. If a couple submits valid certificates of completion
71	of a premarital preparation course, the effective date of the
72	marriage license may not be delayed. The clerk shall grant
73	exceptions to the delayed effective date requirement to non-
74	Florida residents and to couples asserting hardship. Marriage
75	license fee waivers are available to all eligible couples. A
76	county court judge issuing a marriage license may waive the
77	delayed effective date requirement for Florida residents who
78	demonstrate good cause.
79	Section 2. Section 741.0405, Florida Statutes, is repealed.
80	Section 3. Section 741.05, Florida Statutes, is amended to
81	read:
82	741.05 Penalty for violation of ss. 741.03, <u>741.04(2)</u>
83	741.04(1)Any county court judge, clerk of the circuit court,
84	or other person who violates s. 741.03 or s. 741.04(2) commits
85	shall violate any provision of ss. 741.03 and 741.04(1) shall be
86	guilty of a misdemeanor of the first degree, punishable as
87	provided in s. 775.082 or s. 775.083.
88	
89	======================================
90	And the title is amended as follows:
91	Delete lines 51 - 57
92	and insert:
93	An act relating to marriage licenses; amending s.
94	741.04, F.S.; providing that a marriage license may
95	not be issued to a person under the age of 18 years
96	except under certain circumstances; requiring parties
97	to a marriage to file a written and signed affidavit
98	with the county court judge or clerk of the circuit

Page 4 of 5

Florida Senate - 2018 Bill No. CS for CS for SB 140



99 court before the judge or clerk may issue a marriage 100 license; requiring such affidavit to include certain 101 information; providing legislative intent; requiring 102 each party to a marriage to provide his or her social 103 security number or an alien registration number for 104 purposes of child support enforcement; prohibiting a judge or clerk from issuing a marriage license unless 105 106 he or she is presented with certain written 107 statements; providing that the effective date of a 108 marriage license must be delayed by 3 days if the 109 parties to the marriage have not submitted valid 110 certificates of completion of a premarital preparation course; providing exceptions; repealing s. 741.0405, 111 112 F.S., relating to the issuance of marriage licenses to 113 persons under 18 years of age; amending s. 741.05, F.S.; clarifying that a county court judge or clerk of 114 a circuit court commits a misdemeanor if he or she 115 issues a blank marriage license or if he or she issues 116 117 a marriage license without obtaining the ages and 118 identification numbers of the parties; conforming 119 cross-references; providing