2013 -- H 5056

LC00154

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STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2013

AN ACT

RELATING TO DOMESTIC RELATIONS -- PERSONS ELIGIBLE TO MARRY

Introduced By: Representative Spencer E. Dickinson

Date Introduced: January 10, 2013

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Sections 15-1-1, 15-1-2, 15-1-3 and 15-1-4 of the General Laws in Chapter 1 2 15-1 entitled "Persons Eligible to Marry" are hereby amended to read as follows: 3 15-1-1. Men forbidden to marry kindred. - Equal access to marriage. -- No man 4 shall marry his mother, grandmother, daughter, son's daughter, daughter's daughter, stepmother, 5 grandfather's wife, son's wife, son's son's wife, daughter's son's wife, wife's mother, wife's grandmother, wife's daughter, wife's son's daughter, wife's daughter, sister, brother's 6 7 daughter, sister's daughter, father's sister, or mother's sister. Any person who otherwise meets the 8 eligibility requirements of chapters 15-1 and 15-2 may marry any other eligible person regardless 9 of gender. 15-1-2. Women forbidden to marry kindred. - Marrying kindred forbidden. -- No 10 11 woman shall marry her father, grandfather, son, son's son, daughter's son, stepfather, 12 grandmother's husband, daughter's husband, son's daughter's husband, daughter's daughter's 13 husband, husband's father, husband's grandfather, husband's son, husband's son's son, husband's 14 daughter's son, brother, brother's son, sister's son, father's brother, or mother's brother. No person 15 shall marry his or her parent, grandparent, child, grandchild, stepparent, grandparent's spouse, child's spouse, grandchild's spouse, spouse's parent, spouse's grandparent, spouse's child, spouse's 16

18 <u>15-1-3. Incestuous marriages void. --</u> If any man or woman person intermarries within 19 the degrees stated in section 15-1-1 or section 15-1-2, the marriage shall be null and void.

grandchild, sibling, sibling's child or parent's sibling.

1	<u>15-1-4. Marriages of kindred allowed by Jewish religion</u> The provisions of sections
2	15-1-1 15-1-3 15-1-2 and 15-1-3 shall not extend to, or in any way affect, any marriage which
3	shall be solemnized among the Jewish people, within the degrees of affinity or consanguinity
4	allowed by their religion.
5	SECTION 2. Section 15-2-1 of the General Laws in Chapter 15-2 entitled "Marriage
6	Licenses" is hereby amended to read as follows:
7	15-2-1. License required Proof of divorce Civil marriage - License required -
8	Proof of Divorce (a) Civil marriage is a legal institution recognized by the state in order to
9	promote stable relationships and to protect individuals who are in those relationships. The
10	institution of marriage also provides important protections for those who are married and their
11	families, including not only any children or other dependents they may have, but also members of
12	their extended families.
13	(a) (b) Persons intending to be joined together in civil marriage in this state must first
14	obtain a license from the clerk of the town or city in which;
15	(1) The female Either party to the proposed marriage resides; or in the city or town in
16	which
17	(2) The male party resides, if the female party is a nonresident of this state; or in the city
18	or town in which
19	(3) (2) The proposed marriage is to be performed, if both parties are nonresidents of this
20	state.
21	(b) (c) Before any license shall be issued to any person who, having been previously
22	married, has been divorced, the person shall present to the town or city clerk an authenticated
23	copy of the decree granting the divorce.
24	SECTION 3. Chapter 15-3 of the General Laws entitled "Solemnization of Marriages" is
25	hereby amended by adding thereto the following section:
26	15-3-5.1. Protection of freedom of religion in marriage. – (a) Consistent with the
27	guarantees of freedom of religion set forth by both the First Amendment to the United States
28	Constitution and Article I, Section 3 of the Rhode Island Constitution, each religious institution
29	has exclusive control over its own religious doctrine, policy, and teachings regarding who may
30	marry within their faith, and on what terms. No court or other state or local governmental body,
31	entity, agency or commission shall compel, prevent, or interfere in any way with any religious
32	institution's decisions about marriage eligibility within that particular faith's tradition.
33	(b) Consistent with the guarantees of freedom of religion set forth by both the First
34	Amendment to the United States Constitution and Article I, Section 3 of the Rhode Island

1	Constitution, ordained clergy, ministers or elders as described and authorized in sections 15-3-5
2	and 15-3-6 of the general laws to officiate at a civil marriage shall not be obligated or otherwise
3	required by law to officiate at any particular civil marriage or religious rite of marriage.
4	SECTION 4. Election Before equal access to marriage shall be established in the State
5	of Rhode Island the following proposition shall be submitted to the qualified electors of the cities
6	and towns at the next general election to be held in the State of Rhode Island following passage of
7	this act: "Shall an act, passed at the January 2013 session of the general assembly entitled 'An act
8	relating to domestic relations – persons eligible to marry,' be approved?"
9	The local boards as defined in section 17-1-2 of the general laws, shall forthwith after
10	said election notify the secretary of state of the result of the vote upon the question submitted.
11	No expenditures shall be made or contributions received by any person, group,
12	corporation, committee or other entity, either in opposition to or in support of this referendum
13	unless said person, group, corporation, committee or other entity files all reports, affidavits, and
14	other documents required by chapter 17-25. Penalties for violation of the provisions of this
15	section shall be as provided for in section 17-25-13.
16	SECTION 5. General election laws to govern The election laws so far as consistent
17	herewith, shall apply to the election authorized hereunder.
18	SECTION 6. Sections 4 and 5 shall take effect upon passage of this act and the remainder
19	of this act shall take effect upon the approval of this act by a majority of those voting on the
20	question at the election prescribed by section 5 hereof.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO DOMESTIC RELATIONS -- PERSONS ELIGIBLE TO MARRY

1	This act would broaden the definition of persons eligible to marry to include persons of
2	the same gender. This act would also provide that members of the clergy would not be required to
3	officiate at any particular marriage.
4	Sections 4 through 5 of this act would take effect upon passage and the remainder of this
5	act would take effect upon the approval of this act by a majority of those voting on the question in
6	the election prescribed by Section 4.
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