- 1 HB8
- 2 171032-1
- 3 By Representatives Hill (J) and Butler
- 4 RFD: Judiciary
- 5 First Read: 03-AUG-15

171032-1:n:07/31/2015:JMH\*/th LRS2015-2568 1 2 3 4 5 6 7 Under existing law, marriage licenses are 8 SYNOPSIS: 9 issued by the judge of probate. 10 This bill would provide that judges of 11 probate would no longer issue marriage licenses 12 upon proof of eligibility for marriage, but 13 instead, will be statutorily required to receive 14 and record civil contracts of marriage presented by 15 parties to the civil contract. 16 This bill would require the judge of probate 17 to transmit a copy of each civil contract filed 18 with the judge of probate during the preceding calendar month to the Office of Vital Statistics on 19 20 or before the fifth day of the following calendar 21 month. 22 This bill would remove the requirement of 23 marriage licenses. 24 This bill would provide that parties 25 desiring to enter a marital union may enter a civil 26 contract for marriage to be known as a civil 27 contract.

This bill would provide that it shall be the 1 2 responsibility of the parties to the contract for marriage to record the civil contract with the 3 4 judge of probate as evidence of their marital union. The bill would specify that the judge of 5 probate would have no authority or responsibility 6 7 to make determinations of the eligibility of the parties to the contract for marriage, other than 8 9 age determination, which shall be proved by 10 submission of a consent form by the parents or 11 quardians of a minor to the marriage contract. 12 This bill would provide that a religious, 13 civil, or independent ceremony of marriage, or 14 other officiation, or administration of the vows, 15 may, but need not be, conducted or engaged in by 16 the parties to the civil contract as a condition of 17 the contract of marriage. 18 This bill would provide that the state shall 19 have no role in the independent or religious 20 ceremony of marriage. 21 22 A BILL 23 TO BE ENTITLED 24 AN ACT 25 To amend Sections 22-9A-17, 30-1-5, 30-1-12, 26 27 30-1-13, and 30-1-16 of the Code of Alabama 1975, to abolish

the requirement that a marriage license be issued by the judge 1 2 of probate and replace existing state statutory marriage law with a statutory contract for marriage; to provide that a 3 marriage would be entered into by contract; to provide that 4 the judge of probate would record each contract of marriage 5 presented to the probate court for recording and would forward 6 7 the contract to the Office of Vital Statistics; to provide for the content of a properly executed contract of marriage; to 8 confirm the continued existence of common law marriage in 9 10 Alabama; and to repeal Sections 30-1-9, 30-1-10, 30-1-11, and 30-1-14 of the Code of Alabama 1975. 11 12 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 22-9A-17, 30-1-5, 30-1-12, 30-1-13, and 30-1-16 of the Code of Alabama 1975, are amended to read as follows:

16 "§

"§22-9A-17.

17 "(a) A record of each marriage performed in this
18 state shall be filed with the Office of Vital Statistics and
19 shall be registered if it has been completed and filed in
20 accordance with this section.

"(b) The judge of probate who issues the marriage
license shall prepare the record on the form or in a format
prescribed and furnished by the State Registrar upon the basis
of information obtained from the parties to be married.
"(c) Each person who performs a marriage shall

26 certify the fact of marriage and return the record to the

1 judge of probate who issued the license within 30 days after
2 the ceremony.

3	" <del>(d) Every judge of probate issuing marriage</del>
4	licenses shall complete and forward to the Office of Vital
5	Statistics on or before the fifth day of each calendar month
6	the records of marriage returned to the judge of probate
7	during the preceding calendar month.
8	" <u>(a)</u> Persons desiring to unite in marriage may do so
9	by entering into a civil contract of marriage filed with the
10	office of the judge of probate. The recording of a civil
11	contract of marriage with the office of the judge of probate
12	shall be presumptive evidence of the validity of the marriage.
13	A record of each marriage performed in this state shall be
14	filed with the Office of Vital Statistics and shall be
15	registered as if it had been completed and filed in accordance
16	with this section.
17	"(b) The office of the judge of probate shall
18	record, in a permanent record, each civil contract presented
19	to the probate court for filing and shall forward a copy of
20	each contract filed with the judge of probate during the
21	preceding calendar month, along with any supporting
22	documentation, to the Office of Vital Statistics on or before
23	the fifth day of the following calendar month.
24	"§30-1-5.
25	"If the person intending to marry is at least 16
26	years of age and under 18 years of age and has not had a
27	former wife or husband, <del>the judge of probate shall require the</del>

1	consent of the parents or guardians of the minor to the
2	marriage, to be given either personally or in writing, and, if
3	the latter, the execution thereof shall be proved. The judge
4	of probate shall also require a bond to be executed in the
5	penal sum of two hundred dollars (\$200), payable to the State
6	of Alabama, with condition to be void if there is no lawful
7	cause why such marriage should not be celebrated the consent
8	of the parents or guardians of the minor to the marriage shall
9	be required. Evidence of consent shall be in the form of an
10	affidavit signed by a parent or guardian and filed with the
11	probate court.
12	"§30-1-12.
13	"The judge of probate must keep a book, in which
14	shall be registered all <del>licenses issued by him and which shall</del>
15	state whether the parties, or either of them, were of the age
16	specified in Section 30-1-5. If not, he must also state
17	whether either of them had been previously married, or if
18	consent had been given to the marriage by the parent or
19	guardian. If such consent was in writing, he must transcribe
20	it on the same page on which he records the license, and the
21	record so made, or a certified copy thereof, is presumptive
22	evidence of the facts civil contracts of marriage filed in the
23	office. The judge of probate shall record, in a permanent
24	record, all civil contracts presented to the probate court and
25	shall forward a copy to the Office of Vital Statistics in

26 <u>accordance with Section 22-9A-17</u>.

27 "§30-1-13.

1	"All persons or religious societies solemnizing
2	marriage by virtue of a license or according to their peculiar
3	forms must, within one month thereafter, certify the fact in
4	writing to the judge of probate, setting forth the names of
5	the parties and the time and place of the celebration thereof,
6	which certificate must be recorded in the book kept for the
7	registry of licenses. A certified copy thereof is presumptive
8	evidence of the fact.
9	"Persons wishing to unite in a civil contract of
10	marriage shall file the executed contract with the office of
11	the judge of probate within one month of execution of the
12	contract by both parties.
13	"§30-1-16.
14	" <del>(a) In all instances where a marriage license has</del>
15	been issued and certificate returned and vital error has been
16	made on the face of the application, license, or certificate,
17	necessitating that a correction be made thereof, the judge of
18	probate of the county in which the license was issued shall,
19	upon proper petition being filed by either party to the
20	marriage or someone delegated or authorized by him or her, in
21	his or her name and behalf, giving the names and residences of
22	the parties to the marriage, and if the residence is not
23	known, an affidavit by petitioner or petitioner's attorney
24	that the residence is not known and that diligent effort has
25	been made to locate same, together with a clear statement
26	setting up wherein the correction should be made in the
27	application license or certificate, set a date for hearing the

1 petition after first having given notice of the time and place 2 of the hearing for at least six days by personal service thereof if the other resides in the State of Alabama, unless 3 both parties join in the petition and in such case the 4 petition may be set down for immediate hearing. If the other 5 party to the marriage is a nonresident or has absented himself 6 7 or herself from the state for six months or longer and his or her address is known, then service may be made by sending a 8 copy of the petition by registered or certified mail, with 9 10 return receipt requested, to the address of the other party. 11 If the address is not known, service may be made by 12 advertisement in a newspaper published in the county where the 13 petition is filed by one weekly insertion therein. "(b) The judge of probate shall, after the filing of 14 the petition and proof of service thereon made, hear any 15 competent evidence that may be offered or such as may be 16 17 required by him, and if he is satisfied from the proof made 18 that the alleged error or mistake should be corrected, 19 thereupon enter a decree correcting same. 20 "(c) The decree made and entered as herein provided 21 shall be recorded in a permanent record in the office of the 22 judge of probate and a copy thereof sent to the Office of 23 Vital Statistics of the State of Alabama, and a certified copy

25 be admissible evidence and prima facie proof in any court of 26 the correctness of the facts stated therein.

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of the decree issued by the Office of Vital Statistics shall

1	" <del>(d) The cost of the proceeding shall be paid as</del>
2	provided by law in proceedings in the probate court of the
3	State of Alabama, same to be paid by the petitioner or
4	petitioners.
5	"In all instances where a vital error has been made
6	in such a civil contract, the parties to the civil contract
7	may file an amended contract with the judge of probate. The
8	fee for an amended contract shall be the same as for an
9	original contract. The amended contract shall state that it is
10	an amended contract and shall reference the date in which the
11	original contract was filed. The judge of probate shall record
12	the amended contract agreed to by the parties and shall
13	forward a copy of the amended contract to the Office of Vital
14	Statistics. If the parties cannot agree on the amended
15	contract, either party to the contract may file an action in
16	circuit court to correct the error."
17	Section 2. (a) On the effective date of this act and
18	thereafter, the only requirement for a marital union in this
19	state shall be for parties who are otherwise legally
20	authorized to be married to enter into a civil contract of
21	marriage as provided herein.
22	(b) The civil contract shall contain the following
23	minimum information:
24	(1) The names of the parties.
25	(2) A statement that the parties are legally
26	authorized to be married.

(3) A statement that the parties voluntarily and of
 their own free will enter into a marriage.

3

(4) The signatures of the parties.

4

(5) The signature of two adult witnesses.

5 (6) If one of the parties to the marriage is a 6 minor, a sworn affidavit of the parent or guardian of the 7 minor consenting to the marriage.

8 (c) A civil contract conforming to the requirements 9 of this section shall be valid on the date that a ceremony of 10 marriage is held or the date the civil contract is executed by 11 both parties, whichever is earlier, provided the contract is 12 recorded in the office of the judge of probate in accordance 13 with Section 22-9A-17 of the Code of Alabama 1975.

(d) A civil and independent or religious ceremony of 14 15 marriage, celebration of marriage, solemnization of marriage, or any other officiation, and administration of the vows of 16 17 marriage may be conducted or engaged in by the parties to the 18 civil contract by an officiant or other presiding party to be 19 selected by the parties to the contract. The state shall have 20 no requirement for any such ceremonial proceeding which, if 21 performed or not performed, will have no legal effect upon the 22 validity of the civil contract.

(e) The civil contract shall be filed in the office
of the judge of probate and shall constitute a legal record of
the marriage of the parties. A copy of the contract shall be
transmitted by the office of the judge of probate to the

Office of Vital Statistics of the Department of Public Health
 and made a part of its record.

3 (f) A judge of probate shall accept for recording 4 any certificate of marriage for out-of-state marriages. Such 5 recording with the office of the judge of probate shall be 6 presumptive evidence of the validity of the out-of-state 7 marriage.

8 (g) This section shall not affect any other legal 9 aspects of marriage in this state, including, but not limited 10 to, divorce, spousal support, child custody, child support, or 11 common law marriage.

12 (h) All requirements to obtain a marriage license by13 the State of Alabama are hereby abolished and repealed.

14 (i) The circuit courts have jurisdiction to correct 15 any error in a civil contract of marriage pursuant to a civil 16 action.

17 (j) The Office of the Attorney General shall prepare
18 a form to meet the minimum requirements of this act.

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 Section 3. Sections 30-1-9, 30-1-10, 30-1-11, and

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 30-1-14 of the Code of Alabama 1975, are repealed.

21 Section 4. This act shall become effective 22 immediately following its passage and approval by the 23 Governor, or its otherwise becoming law.

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