

Amendment No. 270

Assembly Amendment to Assembly Bill No. 406

(BDR 11-523)

Proposed by: Assembly Committee on Judiciary**Amends:** Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

Adoption of this amendment will MAINTAIN the unfunded mandate not requested by the affected local government to A.B. 406 (§ 2).

ASSEMBLY ACTION		Initial and Date	SENATE ACTION		Initial and Date
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	Adopted	<input type="checkbox"/>
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	Concurred In	<input type="checkbox"/>
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	Receded	<input type="checkbox"/>

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold*** is newly added transitory language.

AMI/RBL



Date: 4/15/2007

A.B. No. 406—Revises various provisions relating to marriage licenses.
(BDR 11-523)

ASSEMBLY BILL NO. 406—ASSEMBLYMEN KOIVISTO, PARKS, CONKLIN, GERHARDT, KIHUEN, KIRKPATRICK, MANENDO, MCCLAIN, OHRENSCHALL, PIERCE, SEGERBLOM, SMITH, STEWART AND WOMACK

MARCH 19, 2007

Referred to Committee on Judiciary

SUMMARY—Revises various provisions relating to marriage licenses.
(BDR 11-523)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.
Effect on the State: No.

CONTAINS UNFUNDDED MANDATE (§ 2)
(NOT REQUESTED BY AFFECTED LOCAL GOVERNMENT)

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

AN ACT relating to marriage; requiring the board of county commissioners of certain counties to designate a branch office of the county clerk at which marriage licenses may be issued and to establish and maintain that branch office in certain incorporated cities; **[revising the requirements to obtain a marriage license;]** revising provisions governing the content of **[marriage licenses and]** marriage certificates; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires persons who wish to marry to obtain a license from the county clerk of any county in the State. This license must be issued at the seat of the county, unless the board of county commissioners, at the request of the county clerk, has designated a branch office of the county clerk at which marriage licenses may be issued. (NRS 122.040) **Section 2** of this bill requires the board of county commissioners of a county whose population is 400,000 or more (currently Clark County) to designate one branch office of the county clerk at which marriage licenses may be issued and to establish and maintain that branch office in an incorporated city whose population is 150,000 or more and less than 400,000 (currently Henderson).

[Existing law provides that, before issuing a marriage license, the county clerk may require the applicant to produce evidence that the applicant is of age. (NRS 122.040) Section 2 of this bill requires each applicant for a marriage license to provide proof of the applicant's full legal name and age by presenting certain documents to the county clerk.]

[Existing law requires an applicant for a marriage license to answer under oath each question contained in the form of license and to include his social security number on the affidavit of application for the marriage license. (NRS 122.040) Section 2 of this bill requires both applicants for a marriage license to satisfy these requirements, unless a district court finds that extraordinary circumstances prevent one applicant from appearing before the county clerk and authorizes the county clerk to issue the license if one applicant satisfies these requirements.]

21 Existing law provides for the content of [marriage licenses and] marriage certificates.
22 (NRS ~~122.050~~ 122.120) [Section 3 of this bill requires a marriage license to include the full
23 legal name of each applicant.] Section 4 of this bill requires a marriage certificate to include
24 the [full legal name and] date of birth of each applicant.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** ~~[Chapter 122 of NRS is hereby amended by adding thereto a new~~
2 ~~section to read as follows:~~

3 ~~As used in this chapter “full legal name” means the first name, middle names~~
4 ~~or family names and last name of a natural person, without the use of~~
5 ~~nicknames.]~~ **(Deleted by amendment.)**

6 **Sec. 2.** NRS 122.040 is hereby amended to read as follows:

7 122.040 1. Before persons may be joined in marriage, a license must be obtained for that purpose from the county clerk of any county in the State. Except as otherwise provided in this subsection, the license must be issued at the county seat of that county. The board of county commissioners:

8 (a) In a county whose population is 400,000 or more ~~[may]~~ :

9 ~~(1) Shall designate one branch office of the county clerk at which~~
10 ~~marriage licenses may be issued and shall establish and maintain the designated~~
11 ~~branch office in an incorporated city whose population is 150,000 or more and~~
12 ~~less than 400,000; and~~

13 ~~(2) May, in addition to the branch office described in subparagraph (1),~~
14 at the request of the county clerk, designate two branch offices of the county clerk
15 at which marriage licenses may be issued, if the designated branch offices are located outside of the county seat.

16 (b) In a county whose population is less than 400,000 may, at the request of the
17 county clerk, designate one branch office of the county clerk at which marriage
18 licenses may be issued, if the designated branch office is established in a county
19 office building which is located outside of the county seat.

20 2. Before issuing a marriage license, the county clerk ~~may require evidence~~
21 ~~that the applicant for the license is of age. The county clerk shall accept a statement~~
22 ~~under oath by the applicant and the applicant’s parent, if available, that the~~
23 ~~applicant is of age. shall require each applicant to provide proof of the~~
24 ~~applicant’s full legal name and age by displaying an original or certified copy of~~
25 ~~at least one of the following:~~

26 ~~(a) A valid driver’s license, instruction permit or identification card issued by~~
27 ~~this State or another state, the District of Columbia or any territory of the United~~
28 ~~States.~~

29 ~~(b) A valid passport.~~

30 ~~(c) A birth certificate and a valid form of identification that contains a~~
31 ~~photograph of the applicant. If the birth certificate is written in a language other~~
32 ~~than English, the applicant must provide a copy of the birth certificate which is~~
33 ~~translated into English and notarized.~~

34 ~~(d) A valid military identification card or military dependent identification~~
35 ~~card issued by any branch of the Armed Forces of the United States.~~

36 ~~(e) A Certificate of Citizenship, Certificate of Naturalization, Permanent~~
37 ~~Resident Card or Temporary Resident Card issued by the Bureau of Citizenship~~
38 ~~and Immigration Services.]~~

3. ~~The~~ Except as otherwise provided by subsection 4, the county clerk
issuing the license shall require ~~the~~ each applicant to answer under oath each of
the questions contained in the form of license ~~H~~ H and, if the applicant cannot
answer positively any questions with reference to the other person named in the
license, the clerk shall require both persons named in the license to appear before
him and to answer, under oath, the questions contained in the form of license. The
county clerk shall require ~~the~~ each applicant to include ~~his~~ the applicant's social
security number and the social security number of the other person named in the
license on the affidavit of application for the marriage license. If ~~either~~ the person
does not have a social security number, the person responding to the question must
state that fact. The county clerk shall not require any evidence to verify a social
security number. If any of the information required is unknown to the person ~~H~~
responding to the question, he the person must state that the answer is unknown.

4. ~~Upon finding that extraordinary circumstances exist which result in~~
~~only one applicant being able to appear before the county clerk, the district court~~
~~may waive the requirements of subsection 3 with respect to the person who is~~
~~unable to appear before the county clerk. If the district court waives the~~
~~requirements of subsection 3, the district court shall notify the county clerk in~~
~~writing and the county clerk shall require the applicant who is able to appear~~
~~before the county clerk to do the following:~~

~~(a) Answer under oath each of the questions contained in the form of the~~
~~license. The applicant shall answer any questions with reference to the other~~
~~person named in the license.~~

~~(b) Include the applicant's social security number and the social security~~
~~number of the other person named in the license on the affidavit of application~~
~~for the marriage license. If either person does not have a social security number,~~
~~the person responding to the question must state that fact. The county clerk shall~~
~~not require any evidence to verify a social security number.~~

~~If any of the information required on the application is unknown to the person~~
~~responding to the question, the person must state that the answer is unknown.~~

~~5.~~ If any of the persons intending to marry are under age and have not been
previously married, and if the authorization of a district court is not required, the
clerk shall issue the license if the consent of the parent or guardian is:

(a) Personally given before the clerk;

(b) Certified under the hand of the parent or guardian, attested by two
witnesses, one of whom must appear before the clerk and make oath that he saw the
parent or guardian subscribe his name to the annexed certificate, or heard him or
her acknowledge it; or

(c) In writing, subscribed to and acknowledged before a person authorized by
law to administer oaths. A facsimile of the acknowledged writing must be accepted
if the original is not available.

~~5.~~ 6. If the authorization of a district court is required, the county clerk shall
issue the license if that authorization is given to him in writing.

~~6.~~ 7. All records pertaining to marriage licenses are public records and open
to inspection pursuant to the provisions of NRS 239.010.

~~7.~~ 8. A marriage license issued on or after July 1, 1987, expires 1 year after
its date of issuance.

Sec. 3. ~~NRS 122.050 is hereby amended to read as follows:~~

~~122.050 The marriage license must contain the full legal name of each~~
~~applicant and must be substantially in the following form:~~

1 **MARRIAGE LICENSE**
2 **(EXPIRES 1 YEAR AFTER ISSUANCE)**

3 State of Nevada }
4 }ss.
5 County of }

6
7 ~~These presents are to authorize any minister who has obtained a certificate of permission, any Supreme Court justice or district judge within this State, or justice of the peace within a township wherein he is permitted to solemnize marriages or if authorized pursuant to subsection 3 of NRS 122.080, or a municipal judge if authorized pursuant to subsection 4 of NRS 122.080 or any commissioner of civil marriages or his deputy within a commissioner township wherein they are permitted to solemnize marriages, to join in marriage of (City, town or location) State of State of birth (If not in U.S.A., name of country) Date of birth Father's name Father's state of birth (If not in U.S.A., name of country) Mother's maiden name Mother's state of birth (If not in U.S.A., name of country) Number of this marriage (1st, 2nd, etc.) Wife deceased Divorced Annulled When Where And of (City, town or location) State of State of birth (If not in U.S.A., name of country) Date of birth Father's name Father's state of birth (If not in U.S.A., name of country) Mother's maiden name Mother's state of birth (If not in U.S.A., name of country) Number of this marriage (1st, 2nd, etc.) Husband deceased Divorced Annulled When Where and to certify the marriage according to law.~~
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Witness my hand and the seal of the county, this day of the month of of the year

(Seal)

Clerk

Deputy clerk **(Deleted by amendment.)**

Sec. 4. NRS 122.120 is hereby amended to read as follows:
122.120 1. After a marriage is solemnized, the person solemnizing the marriage shall give to each couple being married a certificate of marriage.
2. The certificate of marriage **must contain [the full legal name of each applicant and] the date of birth of each applicant as contained in the form of marriage license pursuant to NRS 122.050. The certificate of marriage** must be in substantially the following form:

STATE OF NEVADA
MARRIAGE CERTIFICATE

State of Nevada }
 }ss.
County of..... }

This is to certify that the undersigned, (a minister of the gospel, judge, justice of the peace of County, commissioner of civil marriages or deputy commissioner of civil marriages, as the case may be), did on the day of the month of of the year at (address or church), (city), Nevada, join in lawful wedlock

1 (name), of (city), State of , **Date of birth**, and;
2 (name), of(city), State of , **Date of birth**, with their
3 mutual consent, in the presence of and (witnesses).

5
6 Signature of person performing
7 the marriage
8

(Seal of County Clerk)

9
10 Name under signature typewritten
11 or printed in black ink
12

13
14 County Clerk
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16
17 Official title of person performing
18 the marriage
19

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22
23 Couple's mailing address
24

25 3. All information contained in the certificate of marriage must be typewritten
26 or legibly printed in black ink, except the signatures. The signature of the person
27 performing the marriage must be an original signature.

28 **Sec. 5.** The provisions of NRS 354.599 do not apply to any additional
29 expenses of a local government that are related to the provisions of section 2 of this
30 act.

31 **Sec. 6.** This act becomes effective on January 1, 2008.