SENATE SUBSTITUTE FOR HOUSE BILL NO. 4294

A bill to amend 1887 PA 128, entitled

"An act establishing the minimum ages for contracting marriages; to require a civil license in order to marry and its registration; to provide for the implementation of federal law; and to provide a penalty for the violation of this act,"

by amending section 3 (MCL 551.103), as amended by 2006 PA 578.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 3. (1) A person An individual who is 18 years of age or
 older may contract marriage. A person who is 16 years of age but is
- 3 less than 18 years of age may contract marriage with the written
- 4 consent of 1 of the parents of the person or the person's legal
- 5 guardian, as provided in this section. As proof of age, the person
- 6 individual who intends to be married, in addition to the statement
- 7 of age in the application, when requested by the county clerk,





shall must submit a birth certificate or other proof of age. The 1 county clerk on the application submitted shall fill out the blank 2 3 spaces of the license according to the sworn answers of the applicant, taken before the county clerk, or some person duly 4 5 authorized by law to administer oaths. If it appears from the 6 affidavit that either the applicant for a marriage license or the 7 person whom he or she intends to marry is less than 18 years of 8 age, the county clerk shall require that there first be produced 9 the written consent of 1 of the parents of each of the persons who 10 is less than 18 years of age or of the person's legal quardian, 11 unless the person does not have a living parent or guardian. The 12 consent shall be to the marriage and to the issuing of the license for which the application is submitted. The consent shall be given 13 14 personally in the presence of the county clerk or be acknowledged 15 before a notary public or other officer authorized to administer 16 oaths. A license shall not be issued by the The county clerk shall not issue a license until the requirements of this section are 17 complied with. The written consent shall be preserved on file in 18 19 the office of the county clerk. If the parties are legally entitled 20 to be married, the county clerk shall must sign the license and certify the fact that it is properly issued, and the clerk shall 21 must make a correct copy of the license in the books of 22 23 registration.

(2) A fee of \$20.00 shall must be paid by the person individual applying for the license and shall must be paid by the county clerk into the general fund of the county. The county board of commissioners shall must allocate \$15.00 of each fee collected to the circuit court for family counseling services , which shall that must include counseling for domestic violence and child abuse.

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If family counseling services are not established in the county, 1 the circuit court may use the money allocated to contract with 2 public or private agencies providing similar services. Money 3 allocated to the circuit court pursuant to under this section that 4 5 is not expended shall must be returned to the general fund of the 6 county to be held in escrow until circuit court family counseling 7 services are established pursuant to under the circuit court family counseling services act, 1964 PA 155, MCL 551.331 to 551.344. A 8 9 probate court may order the county clerk to waive the marriage 10 license fee in cases in which the fee would result in undue 11 hardship. If both parties named in the application are nonresidents of the state, the person individual applying for the license shall 12 must pay an additional fee of \$10.00 , which that the county clerk 13 14 shall must deposit into the general fund of the county. The county 15 clerk shall must give the license filled out and signed, together 16 with the blank form of certificate, to the person individual applying, for delivery to the individual who is to officiate at the 17 18 marriage. On the return of the license to the county clerk, containing the signatures of the witnesses to the marriage, who 19 20 shall must be 18 years of age or older, the individuals being married, and the individual officiating at the marriage, with the 21 certificate of the individual officiating at the marriage that the 22 23 marriage has been performed, the county clerk shall must record in 24 the book of registration in the proper place of entry the 25 information prescribed by the director of the department of community—health and human services. The licenses and certificates 26 issued and returned shall must be forwarded to the state registrar 27 28 appointed by the director of the department of community health and 29 human services on the forms and in the manner prescribed by the

- 1 director.
- 2 (3) A charter county that has a population of over $\frac{2,000,000}{2}$
- 3 1,500,000 based on the 2010 federal decennial census may impose by
- 4 ordinance a marriage license fee or nonresident marriage license
- 5 fee, or both, different in amount than the fee prescribed by
- 6 subsection (2). The charter county shall must allocate the fee for
- 7 family counseling services as prescribed by subsection (2). A
- 8 charter county shall must not impose a fee that is greater than the
- 9 cost of the service for which the fee is charged.
- 10 Enacting section 1. This amendatory act does not take effect
- 11 unless all of the following bills of the 102nd Legislature are
- 12 enacted into law:
- 13 (a) Senate Bill No. 209.
- 14 (b) Senate Bill No. 212.
- 15 (c) House Bill No. 4295.
- 16 (d) House Bill No. 4296.

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