1	A BILL
2	25 532
3 4	<u>25-532</u>
5	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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10	To amend, on a temporary basis, An Act To establish a code of law for the District of Columbia
11	to authorize the Mayor to issue marriage licenses and authorize temporary marriage
12	officiants during a period of time when the Clerk of the Superior Court of the District of
13	Columbia is not issuing marriage licenses because of a federal government shutdown.
14 15	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
13	DE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, THAT THIS
16	act may be cited as the "Let Our Vows Endure (LOVE) Temporary Amendment Act of 2023".
17	Sec. 2. Chapter Forty-Three of An Act To establish a code of law for the District of
18	Columbia, approved March 3, 1901 (31 Stat. 1391; D.C. Official Code § 46-401 et seq.), is
19	amended as follows:
20	(a) Section 1288(a)(4) (D.C. Official Code § 46-406(a)(4)) is amended by striking the
21	phrase "authorized by the Clerk" and inserting the phrase "authorized by the Mayor or the Clerk"
22	in its place.
23	(b) Section 1291 (D.C. Official Code § 46-410) is amended as follows:
24	(1) The section heading is amended to read as follows:
25	"Sec. 1291. Duty of the Mayor or Clerk.".
26	(2) The text is amended by striking the phrase "the Clerk" both times it appears
27	and inserting the phrase "the Mayor or the Clerk" in its place.

28	(c) Section 1292 (D.C. Official Code § 46-411) is amended by striking the word "Clerk"
29	wherever it appears and inserting the phrase "Mayor or Clerk" in its place.
30	(d) Section 1293 (D.C. Official Code § 46-412) is amended as follows:
31	(1) The existing text is designated as subsection (a).
32	(2) The newly designated subsection (a) is amended by striking the phrase
33	"following form:" and inserting the phrase "following form (except when such a license is issued
34	by the Mayor, in which case a form consistent with the provisions of subsection (b) of this
35	section shall be used):" in its place.
36	(3) A new subsection (b) is added to read as follows:
37	"(b)(1) The Mayor shall create a form for a license to perform a marriage ceremony that
38	is consistent with the form set forth in subsection (a) of this section except that such a form shall
39	be modified by replacing the references to "Clerk's Office of the Superior Court of the District of
40	Columbia", "Court", "Clerk", "Assistant Clerk", and "Clerk of the Superior Court of the District
41	of Columbia" with appropriate references to the Mayor or to an office or officer within the
12	executive branch of the government of the District of Columbia; provided, that the form may
43	require that the license be returned to one or either of:
14	"(A) The Clerk's Office of the Superior Court of the District of Columbia;
45	or
46	"(B) The Mayor or to an office or officer within the executive branch of
17	the government of the District of Columbia.

<b>1</b> 8	"(2) The Mayor shall issue the form for a license described in paragraph (1) of
19	this subsection to persons authorized by section 1288 to perform a marriage ceremony when
50	authorized to issue a license pursuant to the Let Our Vows Endure Temporary Amendment Act
51	of 2023, passed on 2nd reading on, 2023 (Enrolled version of Bill 25).".
52	(e) Section 1295 (D.C. Official Code § 46-414) is amended as follows:
53	(1) The existing text is designated as subsection (a).
54	(2) New subsections (b) and (c) are added to read as follows:
55	"(b)(1) The Mayor shall maintain:
56	"(A) A true and accurate copy of each marriage license issued by the
57	Mayor affixed with a seal;
58	"(B) Each marriage license certificate returned to the Mayor by a minister,
59	magistrate, or other person authorized by section 1288 to perform or witness a marriage
50	ceremony;
51	"(C) A record book filled with the names and residences of the parties for
52	whose marriage any license has been issued by the Mayor; and
53	"(D) A record book filled with the names of each minister, magistrate, or
54	other person authorized by section 1288 to perform or witness a marriage ceremony ("officiant")
55	who has returned a marriage license certificate to the Mayor and the license number of each
56	marriage license certificate returned by the officiant.
57	"(2) A copy of each license and marriage license certificate so kept and recorded,
58	certified by the Mayor, shall be competent evidence of the marriage.

69	"(3) The Mayor shall number each marriage license consecutively, from one
70	upward, and with an alphabetical prefix to such number to distinguish each license issued by the
71	Mayor from licenses issued by the Clerk of the Superior Court of the District of Columbia.
72	"(c)(1) Within 5 business days after a marriage license is issued by the Mayor or a
73	marriage license certificate is returned to the Mayor by a minister, magistrate, or other person
74	authorized by section 1288 to perform or witness a marriage ceremony, the Mayor shall transmit
75	to the Clerk of the Superior Court of the District of Columbia a true and accurate copy of the
76	marriage license or marriage license certificate.
77	"(2) A copy of each license and marriage license certificate so transmitted, as
78	maintained and certified by the Clerk, shall be competent evidence of the marriage.".
79	(f) A new section 1297a is added to read as follows:
80	"Sec. 1297a. Applicability of authority of Mayor to issue marriage licenses.
81	"The authority of the Mayor under this chapter to issue marriage licenses and authorize
82	officiants shall apply only during a period of time when the Clerk of the Superior Court of the
83	District of Columbia is not issuing marriage licenses because of a total or partial federal
84	government shutdown.".
85	Sec. 3. Fiscal impact statement.
86	The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
87	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
88	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
89	Sec. 4. Effective date.

(a) This act shall take effect following approval by the Mayor (or in the event of veto by
the Mayor, action by the Council to override the veto), a 30-day period of Congressional review
as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.