

ASSEMBLY BILL NO. 397—COMMITTEE
ON GOVERNMENT AFFAIRS

MARCH 24, 2021

Referred to Committee on Government Affairs

SUMMARY—Revises provisions relating to county clerks.
(BDR 20-1026)

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

~

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

AN ACT relating to county clerks; requiring the county clerk to pay certain fees to the county treasurer on or before the fifth day of the month; revising the permissible uses of certain fees collected by a county clerk; eliminating certain provisions related to the issuance of a marriage license during certain office hours or during other hours by a commercial wedding chapel; requiring that a county clerk in certain counties issue a marriage license during certain hours; making various other changes relating to county clerks; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

1 Existing law provides that a county clerk may charge and collect an additional
2 fee not to exceed \$3 for filing a certificate of marriage if the board of county
3 commissioners has adopted an ordinance authorizing the additional fee. (NRS
4 246.180) Existing law also requires the county clerk to pay these collected fees to
5 the county treasurer to be deposited in a separate account in the county general
6 fund, which may only be used to acquire or improve technology used by the office
7 of the county clerk for the issuance of marriage licenses and the filing of marriage
8 certificates. (NRS 246.180, 246.190) **Section 1** of this bill requires the county clerk
9 to pay such fees to the county treasurer on or before the fifth day of each month.
10 **Section 2** of this bill revises the permitted uses of these proceeds by providing that
11 the fees may be used in the office of the county clerk to: (1) acquire, improve,
12 support or maintain technology; (2) train employees in the operation of the
13 technology; and (3) acquire temporary or permanent staff or professional services
14 to implement, support or maintain technology that enhances customer service,
15 improves efficiency or promotes transparency in government.



16 Existing law provides that a county clerk may charge and collect an additional
17 fee not to exceed \$5 for filing and recording or issuing certain bonds, declarations
18 and certificates. (NRS 19.013) Existing law also requires the county clerk to pay
19 these collected fees to the county treasurer to be deposited in a separate account in
20 the county general fund, which may only be used in the office of the county clerk
21 for costs related to acquiring or improving technology for converting and archiving
22 records, purchasing hardware and software, maintaining the technology, training
23 employees in the operation of the technology and contracting for professional
24 services relating to the technology. (NRS 19.013, 19.016) **Section 3** of this bill
25 revises the permitted uses of these proceeds by providing that the fees may be used
26 in the office of the county clerk to: (1) acquire, improve, support or maintain
27 technology; (2) train employees in the operation of the technology; and (3) acquire
28 temporary or permanent staff or professional services to implement, support or
29 maintain technology that enhances customer service, improves efficiency or
30 promotes transparency in government.

31 Existing law authorizes a county whose population is 100,000 or more
32 (currently Clark and Washoe Counties) to provide a space outside each office and
33 branch office of the county clerk where a commercial wedding chapel, a business
34 licensed to perform weddings or a church or religious organization may place
35 informational brochures for display. (NRS 122.280) **Section 5** of this bill authorizes
36 such a county to provide such a space to display printed or digital information.

37 Existing law requires the board of county commissioners in each county whose
38 population is 100,000 or more but less than 700,000 (currently Washoe County)
39 and in which a commercial wedding chapel has been in business for 5 years or
40 more to: (1) ensure that an office where marriage licenses may be issued is open to
41 the public for the purpose of issuing such licenses from 8 a.m. to 12 a.m. every day,
42 including holidays; or (2) provide for the establishment of a program whereby a
43 commercial wedding chapel that has been in business in the county for 5 years or
44 more is authorized to issue marriage licenses during the hours when an office where
45 marriage licenses may be issued is not open to the public. Existing law also
46 authorizes the board of county commissioners in each county whose population is
47 less than 100,000 (currently all counties other than Clark and Washoe Counties)
48 and in which a commercial wedding chapel has been in business for 5 years or
49 more to provide for the establishment of a program whereby such a commercial
50 wedding chapel may issue marriage licenses during the hours when an office where
51 marriage licenses may be issued is not open to the public. (NRS 122.0615) **Section**
52 **6** of this bill repeals this section of NRS. **Section 4** of this bill makes a conforming
53 change to eliminate a reference to the repealed section.

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

1 **Section 1.** NRS 246.180 is hereby amended to read as follows:
2 246.180 1. If the board of county commissioners has adopted
3 an ordinance pursuant to NRS 246.100, the county clerk shall
4 charge and collect the following fees:
5 (a) For filing any certificate of marriage, \$10.
6 (b) For copying any certificate of marriage, \$1 per page.
7 (c) For a certified copy of a certificate of marriage, \$10.
8 (d) For a certified abstract of a certificate of marriage, \$10.



1 (e) For a certified copy of a certificate of marriage or for a
2 certified abstract of a certificate of marriage, the additional sum of
3 \$5 for the Account for Aid for Victims of Domestic Violence in the
4 State General Fund. The fees collected for this purpose must be paid
5 over to the county treasurer by the county clerk on or before the fifth
6 day of each month for the preceding calendar month, and must be
7 credited to that Account. The county treasurer shall, on or before the
8 15th day of each month, remit those fees deposited by the clerk to
9 the State Controller for credit to that Account.

10 2. In addition to the fees described in subsection 1, a county
11 clerk may charge and collect an additional fee not to exceed \$3 for
12 filing a certificate of marriage, if the board of county commissioners
13 has adopted an ordinance authorizing the additional fee. ~~[The]~~ *On or*
14 *before the fifth day of each month, the* county clerk shall pay to the
15 county treasurer the amount of fees collected by the county clerk
16 pursuant to this subsection for credit to the account established
17 pursuant to NRS 246.190.

18 3. A county clerk shall charge and collect the fees specified in
19 this section for copying a document specified in this section at the
20 request of the State of Nevada or any city or town within the county.
21 For copying, and for the county clerk's certificate and seal upon the
22 copy, the county clerk shall charge the regular fee.

23 4. Except as otherwise provided in *subsection 2 or* an
24 ordinance adopted pursuant to NRS 244.207, county clerks shall, on
25 or before the fifth working day of each month, account for and pay
26 to the county treasurer all fees related to filing certificates of
27 marriage collected during the preceding month.

28 5. For purposes of this section, "State of Nevada," "county,"
29 "city" and "town" include any department or agency thereof and any
30 officer thereof in his or her official capacity.

31 **Sec. 2.** NRS 246.190 is hereby amended to read as follows:

32 246.190 1. If a county clerk imposes an additional fee
33 pursuant to subsection 2 of NRS 246.180, the proceeds collected
34 from such a fee must be accounted for separately in the county
35 general fund. Any interest earned on money in the account, after
36 deducting any applicable charges, must be credited to the account.
37 Money that remains in the account at the end of a fiscal year does
38 not revert to the county general fund, and the balance in the account
39 must be carried forward to the next fiscal year.

40 2. The money in the account must be used only *in the office of*
41 *the county clerk, including, without limitation,* to ~~[acquire]~~ :

42 *(a) Acquire, improve, support or maintain* technology ~~[for or to~~
43 ~~improve the technology used in the office of the county clerk for the~~
44 ~~issuance of marriage licenses and the filing of certificates of~~
45 ~~marriage, including, without limitation, costs related to acquiring or~~



~~improving technology for converting and archiving records, purchasing hardware and software, maintaining the technology, training];~~

(b) Train employees in the operation of the technology ; and ~~[contracting for professional services relating to the technology.]~~

(c) Acquire temporary or permanent staff or professional services to implement, support or maintain technology that enhances customer service, improves efficiency or promotes transparency in government.

3. The county clerk shall submit an annual report to the board of county commissioners which contains:

(a) An estimate of the proceeds that the county clerk will collect from the additional fee imposed pursuant to subsection 2 of NRS 246.180 in the following fiscal year; and

(b) A proposal for expenditures of the proceeds from the additional fee imposed pursuant to subsection 2 of NRS 246.180 for the costs related to the technology required for the office of the county clerk for the following fiscal year.

Sec. 3. NRS 19.016 is hereby amended to read as follows:

19.016 1. If a county clerk imposes an additional fee pursuant to subsection 2 of NRS 19.013, the proceeds collected from such a fee must be accounted for separately in the county general fund. Any interest earned on money in the account, after deducting any applicable charges, must be credited to the account. Money that remains in the account at the end of a fiscal year does not revert to the county general fund, and the balance in the account must be carried forward to the next fiscal year.

2. The money in the account must be used only *in the office of the county clerk, including, without limitation,* to ~~[acquire]~~ :

(a) Acquire, improve, support or maintain technology ~~[for or to improve technology used in the office of the county clerk, including, without limitation, costs related to acquiring or improving technology for converting and archiving records, purchasing hardware and software, maintaining the technology, training];~~

(b) Train employees in the operation of the technology ; and ~~[contracting for professional services relating to the technology.]~~

(c) Acquire temporary or permanent staff or professional services to implement, support or maintain technology that enhances customer service, improves efficiency or promotes transparency in government.

Sec. 4. NRS 122.040 is hereby amended to read as follows:

122.040 1. ~~[Except as otherwise provided in NRS 122.0615, before]~~ *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



1 must be issued at the county seat of that county. The board of
2 county commissioners:

3 (a) In a county whose population is 700,000 or more may, at the
4 request of the county clerk, designate not more than five branch
5 offices of the county clerk at which marriage licenses may be
6 issued, if the designated branch offices are located outside of the
7 county seat.

8 (b) In a county whose population is less than 700,000 may, at
9 the request of the county clerk, designate one branch office of the
10 county clerk at which marriage licenses may be issued, if the
11 designated branch office is established in a county office building
12 which is located outside of the county seat.

13 2. Except as otherwise provided in this section, before issuing a
14 marriage license, the county clerk shall require each applicant to
15 provide proof of the applicant's name and age. The county clerk
16 may accept as proof of the applicant's name and age an original or
17 certified copy of any of the following:

18 (a) A driver's license, instruction permit or identification card
19 issued by this State or another state, the District of Columbia or any
20 territory of the United States.

21 (b) A passport.

22 (c) A birth certificate and:

23 (1) Any secondary document that contains the name and a
24 photograph of the applicant; or

25 (2) Any document for which identification must be verified
26 as a condition to receipt of the document.

27 ➤ If the birth certificate is written in a language other than English,
28 the county clerk may request that the birth certificate be translated
29 into English and notarized.

30 (d) A military identification card or military dependent
31 identification card issued by any branch of the Armed Forces of the
32 United States.

33 (e) A Certificate of Citizenship, Certificate of Naturalization,
34 Permanent Resident Card or Temporary Resident Card issued by the
35 United States Citizenship and Immigration Services of the
36 Department of Homeland Security.

37 (f) Any other document that provides the applicant's name and
38 age. If the applicant clearly appears over the age of 25 years, no
39 documentation of proof of age is required.

40 3. Except as otherwise provided in subsection 4, the county
41 clerk issuing the license shall require each applicant to answer under
42 oath each of the questions contained in the form of license. The
43 county clerk shall, except as otherwise provided in this subsection,
44 require each applicant to include the applicant's social security
45 number on the affidavit of application for the marriage license. If a



1 person does not have a social security number, the person must state
2 that fact. The county clerk shall not require any evidence to verify a
3 social security number. If any of the information required is
4 unknown to the person, the person must state that the answer is
5 unknown. The county clerk shall not deny a license to an applicant
6 who states that the applicant does not have a social security number
7 or who states that any requested information concerning the
8 applicant's parents is unknown.

9 4. Upon finding that extraordinary circumstances exist which
10 result in only one applicant being able to appear before the county
11 clerk, the county clerk may waive the requirements of subsection 3
12 with respect to the person who is unable to appear before the county
13 clerk, or may refer the applicant to the district court. If the applicant
14 is referred to the district court, the district court may waive the
15 requirements of subsection 3 with respect to the person who is
16 unable to appear before the county clerk. If the district court waives
17 the requirements of subsection 3, the district court shall notify the
18 county clerk in writing. If the county clerk or the district court
19 waives the requirements of subsection 3, the county clerk shall
20 require the applicant who is able to appear before the county clerk
21 to:

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

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

31 ➤ If any of the information required on the application is unknown
32 to the person responding to the question, the person must state that
33 the answer is unknown. The county clerk shall not deny a license to
34 an applicant who states that the applicant does not have a social
35 security number or who states that any requested information
36 concerning the parents of either the person who is responding to the
37 question or the person who is unable to appear is unknown.

38 5. When the authorization of a district court is required because
39 the marriage involves a minor, the county clerk shall issue the
40 license if that authorization is given to the county clerk in writing.

41 6. At the time of issuance of the license, an applicant or both
42 applicants may elect to change the middle name or last name, or
43 both, by which an applicant wishes to be known after solemnization
44 of the marriage. The first name of each applicant selected for use by
45 the applicant after solemnization of the marriage must be the same



1 as the first name indicated on the proof of the applicant's name
2 submitted pursuant to subsection 2. An applicant may change his or
3 her name pursuant to this subsection only at the time of issuance of
4 the license. One or both applicants may adopt:

5 (a) As a middle name, one of the following:

6 (1) The current last name of the other applicant.

7 (2) The last name of either applicant given at birth.

8 (3) A hyphenated combination of the current middle name
9 and the current last name of either applicant.

10 (4) A hyphenated combination of the current middle name
11 and the last name given at birth of either applicant.

12 (b) As a last name, one of the following:

13 (1) The current last name of the other applicant.

14 (2) The last name of either applicant given at birth.

15 (3) A hyphenated combination of the potential last names
16 described in paragraphs (a) and (b).

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

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

21 **Sec. 5.** NRS 122.280 is hereby amended to read as follows:

22 122.280 In each county whose population is 100,000 or more,
23 the county may provide a space ~~[outside]~~ *at* each office and branch
24 office of the county clerk in which a commercial wedding chapel, a
25 licensed business which operates principally for the performance of
26 weddings in the county or a church or religious organization
27 incorporated, organized or established in this State may ~~[place~~
28 ~~informational brochures for display.]~~ *display printed or digital*
29 *information.*

30 **Sec. 6.** NRS 122.0615 is hereby repealed.

31 **Sec. 7.** This act becomes effective on July 1, 2021.

TEXT OF REPEALED SECTION

122.0615 Issuance of marriage license during certain office hours or during other hours by commercial wedding chapel if authorized; establishment of program to authorize certain commercial wedding chapels to issue marriage licenses; duties of such chapels; records of such chapels are public records; geographic limitation on use of marriage licenses issued by such chapels; penalty.



1. In each county whose population is 100,000 or more but less than 700,000, in which a commercial wedding chapel has been in business for 5 years or more, the board of county commissioners shall:

(a) Ensure that an office where marriage licenses may be issued is open to the public for the purpose of issuing such licenses from 8 a.m. to 12 a.m. every day, including holidays; or

(b) Provide for the establishment of a program whereby a commercial wedding chapel that has been in business in the county for 5 years or more is authorized to issue marriage licenses to qualified applicants during the hours when an office where marriage licenses may be issued pursuant to paragraph (a) is not open to the public.

2. In each county whose population is less than 100,000, in which a commercial wedding chapel has been in business in the county for 5 years or more, the board of county commissioners may provide for the establishment of a program whereby a commercial wedding chapel that has been in business in the county for 5 years or more is authorized to issue marriage licenses to qualified applicants during the hours when an office where marriage licenses may be issued is not open to the public.

3. Except as otherwise provided in subsection 4, a program established pursuant to subsection 1 or 2 must authorize each commercial wedding chapel that has been in business in the county for 5 years or more to begin issuing marriage licenses upon filing with the county clerk a completed registration form prescribed by the board of county commissioners, along with a performance bond in the amount of \$50,000. The performance bond must be conditioned upon the faithful performance of all statutory duties related to the issuance of marriage licenses and compliance with the provisions of NRS 603A.010 to 603A.290, inclusive, that ensure the security of personal information submitted by applicants for a marriage license.

4. A commercial wedding chapel shall refer any application for a marriage license for a minor applicant who is 17 years of age to the county clerk for review and issuance of the marriage license pursuant to NRS 122.040.

5. The county clerk of the county in which a commercial wedding chapel that issues marriage licenses pursuant to this section is located shall provide to the commercial wedding chapel, without charge, any materials necessary for the commercial wedding chapel to issue marriage licenses. The number of marriage licenses that the commercial wedding chapel may issue must not be limited.

6. A commercial wedding chapel that issues marriage licenses pursuant to this section shall comply with all statutory provisions



governing the issuance of marriage licenses in the same manner as the county clerk is required to comply, and shall:

(a) File the original application for a marriage license with the county clerk on the first available business day after completion of the application;

(b) Collect from an applicant for a marriage license all fees required by law to be collected; and

(c) Remit all fees collected to the county clerk, in the manner required by the standard of practice adopted by the county clerk.

7. The records of a commercial wedding chapel that issues marriage licenses pursuant to this section which pertain to the issuance of a marriage license are public records and must be made available for public inspection at reasonable times. Such a commercial wedding chapel shall comply with the provisions of NRS 603A.010 to 603A.290, inclusive, in the same manner as all other data collectors to ensure the security of all personal information submitted by applicants for a marriage license.

8. The persons to whom a commercial wedding chapel issues a marriage license may not be joined in marriage in any county other than the county in which the marriage license is issued.

9. A commercial wedding chapel that violates any provision of this section is guilty of a misdemeanor.



