By:Nelson, et al.S.B. No. 47Substitute the following for S.B. No. 47:By:BoltonC.S.S.B. No. 47

A BILL TO BE ENTITLED

1 AN ACT 2 relating to certain requirements relating to the issuance of a marriage license or the recording of a declaration of informal 3 marriage and to the maintenance of marriage and divorce indexes by 4 5 the bureau of vital statistics. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 SECTION 1. Effective January 1, 2009, Subchapter A, Chapter 7 2, Family Code, is amended by adding Section 2.0075 to read as 8 follows: 9 Sec. 2.0075. STATE INDEX VERIFICATION REQUIRED. (a) The 10 11 clerk shall verify, using the online state index maintained by the 12 bureau of vital statistics under Section 194.003, Health and Safety Code, that neither applicant is listed on the index as being 13 14 presently married. (b) An applicant may provide to the clerk a copy of a decree 15 of divorce or annulment or a copy of the death certificate of the 16 person to whom the applicant was formerly married as proof that a 17 marriage of the applicant that is listed on the index has been 18 dissolved. 19 SECTION 2. Effective January 1, 2009, Section 2.009, Family 20 21 Code, is amended by amending Subsections (a) and (b) and adding Subsection (e) to read as follows: 22 (a) Except as provided by Subsections (b), [and] (d), and 23 24 (e), the county clerk may not issue a license if either applicant:

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C.S.S.B. No. 47 1 (1)fails to provide the information required by this 2 subchapter; 3 (2) fails to submit proof of age and identity; 4 (3) is under 16 years of age and has not been granted a 5 court order as provided by Section 2.103; (4) is 16 years of age or older but under 18 years of 6 7 age and has not presented at least one of the following: 8 (A) parental consent as provided by Section 2.102; 9 10 (B) documents establishing that a prior marriage of the applicant has been dissolved; or 11 a court order as provided by Section 2.103; 12 (C) (5) checks "false" in response to a statement in the 13 14 application, except as provided by Subsection (b) or (d), or fails 15 to make a required declaration in an affidavit required of an absent applicant; [or] 16 17 (6) indicates that the applicant has been divorced by a decree of a court of this state within the last 30 days, unless: 18 the applicants were divorced from each other; 19 (A) 20 or 21 (B) the prohibition against remarriage is waived as provided by Section 6.802; or 22 (7) is listed on the state index under Section 23 24 194.003, Health and Safety Code, as being presently married to a person other than the other applicant and has not provided to the 25 26 clerk under Section 2.0075(b) proof that the marriage of the 27 applicant has been dissolved.

If an applicant is listed on the online state index 1 (b) 2 under Section 194.003, Health and Safety Code, as being presently married to the other applicant or an applicant checks "false" in 3 4 response to the statement "I am not presently married and the other applicant is not presently married," the county clerk shall inquire 5 6 as to whether the applicant is presently married to the other 7 applicant. If the applicant states that the applicant is currently 8 married to the other applicant, the county clerk shall record that 9 statement on the license before the administration of the oath. The county clerk may not refuse to issue a license on the ground that 10 the applicants are already married to each other. 11

12 (e) The county clerk may not refuse to issue a license on the ground that an applicant is listed on the online state index under 13 Section 194.003, Health and Safety Code, as being presently married 14 15 to a person other than the other applicant if the applicant provides to the clerk an affidavit of the applicant declaring that the 16 applicant's name is listed on the index in error or declaring that 17 the applicant has good reason for failing to provide to the clerk 18 proof under Section 2.0075(b) that the marriage of the applicant 19 has been dissolved. The county clerk shall submit to the bureau of 20 21 vital statistics of the Department of State Health Services a copy of an affidavit provided to the clerk under this subsection. 22

SECTION 3. Effective January 1, 2009, Subchapter E, Chapter 2, Family Code, is amended by adding Section 2.4035 to read as follows:

26 <u>Sec. 2.4035.</u> STATE INDEX VERIFICATION REQUIRED. (a) The 27 <u>clerk shall verify, using the online state index maintained by the</u>

C.S.S.B. No. 47 bureau of vital statistics under Section 194.003, Health and Safety 1 2 Code, that neither party to the declaration of informal marriage is 3 listed on the index as being presently married. 4 (b) A party may provide to the clerk a copy of a decree of 5 divorce or annulment or a copy of a death certificate of the person 6 to whom the applicant was formerly married as proof that a marriage of the party that is listed on the index has been dissolved. 7 SECTION 4. Effective January 1, 2009, Section 2.404, Family 8 Code, is amended by amending Subsection (b) and adding Subsection 9 (f) to read as follows: 10 Except as provided by Subsection (f), the [The] county 11 (b) clerk may not certify or record the declaration if: 12 either party fails to supply any information or 13 (1)14 provide any document required by this subchapter; either party is under 18 years of age; [or] 15 (2) either party checks "false" in response to the 16 (3) 17 statement of relationship to the other party; or (4) either party is listed on the state index as being 18 presently married to a person other than the other party and has not 19 provided to the clerk under Section 2.4035(b) proof that the 20 21 marriage of the party has been dissolved. (f) The county clerk may not refuse to record a declaration 22 on the ground that a party is listed on the online state index under 23 24 Section 194.003, Health and Safety Code, as being presently married to a person other than the other party if the party provides to the 25 26 clerk an affidavit of the party declaring that the party's name is listed on the index in error or declaring that the party has good 27

reason for failing to provide to the clerk proof under Section 1 2 2.4035(b) that the marriage of the party has been dissolved. The county clerk shall submit to the bureau of vital statistics of the 3 4 Department of State Health Services a copy of an affidavit provided 5 to the clerk under this subsection. SECTION 5. Section 194.003, Health and Safety Code, is 6 amended by adding Subsections (c), (d), and (e) to read as follows: 7 8 (c) The bureau of vital statistics shall make available on 9 its Internet website the indexes required by this section. To the extent practicable using the fees imposed by Sections 118.018(d) 10 and 118.019(b), Local Government Code, the bureau shall enhance the 11 search capabilities of its database of information regarding 12 marriages, divorces, or annulments of marriages and ensure that the 13 indexes required by this section are up-to-date, accurate, and 14 15 easily accessible to interested members of the public. The index must include a notation next to each marriage license application 16 17 or declaration of informal marriage for which an affidavit was submitted under Section 2.009(e) or 2.404(f), Family Code, as 18 19 applicable. (d) The executive commissioner of the Health and Human 20 21 Services Commission shall adopt rules for the administration of this section, including rules to require that: 22 (1) the index provide county clerks with online access 23 24 seven days a week to any identifying information necessary for a 25 county clerk to verify that an applicant for a marriage license is a 26 person listed on the index; 27 (2) any confidential identifying information

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maintained on the index for use by a county clerk under Subdivision 1 2 (1) be secure and inaccessible to members of the public; and 3 (3) a county clerk of a county that lacks online access 4 to the index receive the assistance required for the clerk to satisfy in a timely manner any duty relating to accessing the 5 6 information on the index that is imposed on the clerk by other law. (e) The executive commissioner of the Health and Human 7 8 Services Commission by rule shall establish the amount of the fee to be imposed on each marriage license applicant under Section 9 118.018(d), Local Government Code, and on the parties to a 10 declaration of an informal marriage under Section 118.019(b), Local 11 12 Government Code. The amount of the fee may not exceed the lesser of \$5 or the amount the executive commissioner determines necessary 13 for updating, developing, and maintaining the state index of 14 15 marriage license applications and declarations of informal marriage and the state index of reports of divorces or annulments of 16 17 marriage under this section. The executive commissioner shall provide notice to the Office of Court Administration of the Texas 18 Judicial System regarding the amount of a fee established or 19 modified under this subsection. On receipt of that notification, 20 21 the Office of Court Administration of the Texas Judicial System shall notify each county clerk in this state regarding the amount of 22 a fee to be charged under Sections 118.018(d) and 118.019(b), Local 23 24 Government Code. SECTION 6. Section 118.018, Local Government Code, 25 is

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25 SECTION 6. Section 118.018, Local Government Code, 1s
26 amended by adding Subsection (d) to read as follows:

27 (d) In addition to other fees collected under this section,

a county clerk shall collect from a marriage license applicant a fee 1 2 in the amount established by the executive commissioner of the Health and Human Services Commission by rule under Section 194.003, 3 Health and Safety Code, for the purpose of updating, developing, 4 and maintaining the state index of marriage license applications 5 6 and declarations of informal marriage and the state index of 7 reports of divorces or annulments of marriage under that section. A fee collected under this subsection shall be sent to the bureau of 8 vital statistics of the Department of State Health Services for 9 deposit to the credit of the vital statistics fund to be used for 10 the purpose of updating, developing, and maintaining the state 11 12 index described by this subsection.

13 SECTION 7. Section 118.019, Local Government Code, is 14 amended to read as follows:

Sec. 118.019. DECLARATION OF INFORMAL MARRIAGE. (a) The fee for "Declaration of Informal Marriage" under Section 118.011 is for all services rendered in connection with the execution of a declaration of informal marriage under Section 2.404 [1.92], Family Code. The fee shall be collected at the time the service is rendered.

(b) In addition to the fee described by Subsection (a), a
county clerk shall collect from the parties to a declaration of
informal marriage a fee in the amount established by the executive
commissioner of the Health and Human Services Commission by rule
under Section 194.003, Health and Safety Code, for the purpose of
updating, developing, and maintaining the state index of marriage
license applications and declarations of informal marriage and the

state index of reports of divorces or annulments of marriage under that section. A fee collected under this subsection shall be sent to the bureau of vital statistics of the Department of State Health Services for deposit to the credit of the vital statistics fund to be used for the purpose of updating, developing, and maintaining the state index described by this subsection.

7 SECTION 8. Subsection (a), Section 118.022, Local
8 Government Code, is amended to read as follows:

9 (a) The county clerk shall deposit, as provided by 10 Subchapter B, Chapter 133, \$12.50 of each fee collected for 11 issuance of a marriage license or declaration of informal marriage<u>,</u> 12 <u>other than a fee imposed under Section 118.018(d) or 118.019(b)</u>, to 13 be sent to the comptroller and deposited as provided by Subsection 14 (b).

15 SECTION 9. Subsections (a) and (b), Section 2.009, and Subsection (b), Section 2.404, Family Code, as amended by this Act, 16 17 apply only to an application for a marriage license filed, or a declaration of an informal marriage executed, as applicable, on or 18 after January 1, 2009. An application filed or declaration 19 executed before that date is governed by the law in effect on the 20 21 date the application was filed or the declaration was executed, and the former law is continued in effect for that purpose. 22

23 SECTION 10. The executive commissioner of the Health and 24 Human Services Commission shall:

(1) adopt rules for the administration of Section
194.003, Health and Safety Code, as required by this Act, not later
than June 1, 2008; and

1 (2) ensure that the enhancements to the state index 2 required by this Act are completed and available for access by 3 county clerks not later than January 1, 2009.

4 SECTION 11. The changes in law made by this Act to Sections 118.018, 118.019, and 118.022, Local Government Code, apply only to 5 6 a fee imposed for a marriage license application filed, or a declaration of an informal marriage executed, as applicable, on or 7 after the effective date of this Act. 8 A fee imposed for an application filed or declaration executed before the effective date 9 of this Act is governed by the law in effect on the date the 10 application was filed or the declaration was executed, and the 11 former law is continued in effect for that purpose. 12

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SECTION 12. This Act takes effect September 1, 2007.