House Study Bill 553

Bill Text

```
PAG LIN
           Section 1. Section 331.605, subsection 5, paragraph b,
  1 2 Code 1997, is amended by striking the paragraph.
         Sec. 2. Section <u>331.605</u>, subsection 6, Code 1997, is
    4 amended to read as follows:
          6. For filing an application for the license to marry,
    6 thirty dollars. For issuing an application for an order of
    7 the district court authorizing the
 issuance
<u>validation</u> of a
 1 8 license to marry before the expiration of three days from the
 1 9 date of
 filing the application for
- issuance of the license,
  1 10 five dollars. The district court shall authorize the
 <del>issuance</del>
  1 11 early validation of a marriage license without the payment of
  1 12 any fees imposed in this subsection upon showing that the
  1 13 applicant is unable to pay the fees.
          Sec. 3. Section 595.4, unnumbered paragraphs 2 and 3, Code
  1 15 Supplement 1997, are amended to read as follows:
 After expiration of three days from the date of filing the
  1 17
 application by the parties
- Upon receipt of a verified
  1 18 application, the county registrar
 shall
- may issue the license
  1 19 which shall not become valid until the expiration of three
  1 20 days after the date of issuance of the license. If the
  1 21 license has not been issued within six months from the date of
  1 22 the application, the application is void.
         A license to marry may be
  1 23
 issued

    validated prior to the

  1 24 expiration of three days from the date of
 filing the
 1 25
-application for
- <u>issuance of</u> the license in cases of emergency
  1 26 or extraordinary circumstances. An order authorizing the
 issuance
```

```
- validation of a license may be granted by a judge of
  1 28 the district court under conditions of emergency or
  1 29 extraordinary circumstances upon application of the parties
  1 30 filed with the county registrar. No order may be granted
  1 31 unless the parties have filed an application for a marriage
  1 32 license in a county within the judicial district. An
  1 33 application for an order shall be made on forms furnished by
  1 34 the county registrar at the same time the application for the
  1 35 license to marry is made. After examining the application for
    1 the marriage license and issuing the license, the county
    2 registrar shall refer the parties to a judge of the district
    3 court for action on the application for an order authorizing
  2 4 the
- validation of a marriage license prior to
  2 5 expiration of three days from the date of
 filing the
  2 6
 application for
- issuance of the license. The judge shall, if
  2 7 satisfied as to the existence of an emergency or extraordinary
  2 8 circumstances, grant an order authorizing the
 <del>issuance</del>
  2 9 validation of a license to marry prior to the expiration of
  2 10 three days from the date of
 filing the application for
  2 11 <u>issuance of</u> the license to marry. The county registrar shall
  2 12
- validate a license to marry upon presentation by the
  2 13 parties of the order authorizing a license to be
 issued
  2 14 validated. A fee of five dollars shall be paid to the county
  2 15 registrar at the time the application for the order is made,
  2 16 which fee is in addition to the fee prescribed by law for the
  2 17 issuance of a marriage license.
                                 EXPLANATION
  2 18
  2 19
          This bill strikes the county registration fee of $4 for a
  2 20 birth registration. Currently, births are registered with the
  2 21 state at a fee of $10 even though the county recorder or
  2 22 registrar collects the fee for deposit in the state general
  2 23 fund.
          The bill also permits the county recorder to issue a
  2 25 marriage license upon receipt of a verified application, but
  2 26 the license will not be valid until after the expiration of
  2 27 three days from the date of issuance of the license.
  2 28 LSB 3698HC 77
```

2 29 tj/jw/5