An act relating to civil marriage

It is hereby enacted by the General Assembly of the State of Vermont:

Sec. 1. SHORT TITLE

This act may be referred to and cited as “An Act to Protect Religious Freedom and Recognize Equality in Civil Marriage.”

Sec. 2. PURPOSE

The purpose of this act is to recognize legal equality in the civil marriage laws and to protect the religious freedom of clergy and religious societies authorized to solemnize civil marriages.

Sec. 3. 15 V.S.A. § 1a is added to read:

§ 1a. PERSON FORBIDDEN TO MARRY A RELATIVE

No person shall marry his or her parent, grandparent, child, grandchild, sibling, sibling’s child, or parent’s sibling.

Sec. 4. 15 V.S.A. § 4 is amended to read:

§ 4. MARRIAGE CONTRACTED WHILE ONE IN FORCE

Marriages contracted while either party has a living spouse or a living party to a civil union is legally married or joined in civil union to a living person other than the party to that marriage shall be void.
Sec. 5. 15 V.S.A. § 8 is amended to read:

§ 8. MARRIAGE DEFINITION

Marriage is the legally recognized union of one man and one woman two people. When used in this chapter or in any other statute, the word “marriage” shall mean a civil marriage. Terms relating to the marital relationship or familial relationships shall be construed consistently with this section for all purposes throughout the law, whether in the context of statute, administrative or court rule, policy, common law, or any other source of civil law.

Sec. 6. 15 V.S.A. § 1202(2) is amended to read:

(2) Be of the same sex and therefore excluded from the marriage laws of this state.

Sec. 7. 18 V.S.A. § 5131(a) is amended to read:

(a)(1) Upon application in a form prescribed by the department, a town clerk shall issue to a person a civil marriage license in the form prescribed by the department and shall enter thereon the names of the parties to the proposed marriage, fill out the form as far as practicable and retain in the clerk’s office a copy thereof.

(2) The department shall prescribe forms that allow each party to a marriage to be designated “bride,” “groom,” or “spouse,” as he or she chooses, and the application shall be in substantially the following form:
VERMONT DEPARTMENT OF HEALTH

APPLICATION FOR VERMONT LICENSE OF CIVIL MARRIAGE

FEE FOR CIVIL MARRIAGE LICENSE: $45.00, FEE FOR CERTIFIED COPY $10.00

BRIDE/GROOM/SPOUSE (circle one)

<table>
<thead>
<tr>
<th>NAME (First)</th>
<th>(Middle)</th>
<th>(Last)</th>
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<thead>
<tr>
<th>SEX</th>
<th>DATE OF BIRTH</th>
<th>AGE</th>
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<tbody>
<tr>
<td></td>
<td>(e.g., July 1, 2009)</td>
<td></td>
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<table>
<thead>
<tr>
<th>BIRTHPLACE</th>
<th>EDUCATION (Circle No. Yrs. Completed)</th>
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<tbody>
<tr>
<td></td>
<td>GRADES 1-8</td>
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<table>
<thead>
<tr>
<th>RESIDENCE (No. and Street)</th>
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<tbody>
<tr>
<td>CITY OR TOWN</td>
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<thead>
<tr>
<th>RACE – White, Black, Native American, Indian, Chinese, Japanese, Hawaiian, Filipino (Specify)</th>
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<table>
<thead>
<tr>
<th>FATHER’S NAME (First, Middle, Last)</th>
</tr>
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</table>

<table>
<thead>
<tr>
<th>FATHER’S BIRTHPLACE (State or Foreign Country)</th>
<th>MOTHER’S BIRTHPLACE (State or Foreign Country)</th>
</tr>
</thead>
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<table>
<thead>
<tr>
<th>MOTHER’S MAIDEN NAME (First, Middle, Maiden Surname)</th>
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<table>
<thead>
<tr>
<th>NO. OF THIS MARRIAGE (1st, 2nd, etc.)</th>
<th>NO. OF CIVIL UNIONS</th>
<th>IF PREVIOUSLY IN MARRIAGE RELATIONSHIP WAS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>1. MARRIAGE 2. CIVIL UNION</td>
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</tbody>
</table>

Date last marriage or civil union ended ___________ Month ___________ Year
LAST RELATIONSHIP ENDED BY:
1. □ DEATH  2. □ DISSOLUTION  3. □ ANNULMENT
4. □ PREVIOUS CIVIL UNION DID NOT END. MARRYING CIVIL UNION PARTNER

Does either party have a legal guardian __________ Yes __________ No

BRIDE/GROOM/SPOUSE (circle one)

<table>
<thead>
<tr>
<th>NAME (First)</th>
<th>(Middle)</th>
<th>(Last)</th>
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<tbody>
<tr>
<td>SEX</td>
<td>DATE OF BIRTH</td>
<td>AGE</td>
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<tr>
<td>BIRTHPLACE</td>
<td>EDUCATION (Circle No. Yrs. Completed)</td>
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<td>GRADERS 9-12</td>
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<td>RESIDENCE (No. and Street)</td>
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<td>CITY OR TOWN</td>
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<td>RACE – White, Black, Native American, Indian, Chinese, Japanese, Hawaiian, Filipino (Specify)</td>
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<td>FATHER’S BIRTHPLACE (State or Foreign Country)</td>
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<td>MOTHER’S BIRTHPLACE (State or Foreign Country)</td>
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<tr>
<td>MOTHER’S MAIDEN NAME (First, Middle, Maiden Surname)</td>
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</tr>
<tr>
<td>NO. OF THIS MARRIAGE (1st, 2nd, etc.)</td>
<td>NO. OF CIVIL UNIONS</td>
<td></td>
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<tr>
<td>IF PREVIOUSLY IN MARRIAGE OR CIVIL UNION, LAST RELATIONSHIP WAS</td>
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<tr>
<td>1. MARRIAGE  2. CIVIL UNION</td>
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Date last marriage or civil union ended __________ Month __________ Year

LAST RELATIONSHIP ENDED BY:
1. □ DEATH    2. □ DISSOLUTION    3. □ ANNULMENT
4. □ PREVIOUS CIVIL UNION DID NOT END. MARRYING CIVIL UNION PARTNER
Does either party have a legal guardian ______ Yes ______ No

APPLICANTS
We hereby certify that the information provided is correct to the best of our knowledge and belief and that we are free to marry under the laws of Vermont.

SIGNATURE_____________ SIGNATURE_________________
Date signed: ________________ Date signed: ________________

Planned marriage date_______ Location (City or town)____________
Officiant Name & Address _______________________________________
Your mailing address after wedding ________________________________
Do you want a certified copy of your Marriage Certificate? ($10.00)
_____Yes _____ No

Date License issued ______ Clerk issuing License ______

This worksheet may be destroyed after marriage is registered.

(3) At least one party to the proposed marriage shall sign the certifying application to the accuracy of the facts so stated. The license shall be issued by the clerk of the town where either the bride or groom party resides or, if neither is a resident of the state, by any town clerk in the state.
Sec. 8. 18 V.S.A. § 5142 is amended to read:

§ 5142. RESTRICTIONS AS TO MINORS AND INCOMPETENT PERSONS

A clerk shall not issue a marriage license when either party to the intended marriage is:

(1) A person who has not attained his majority without the consent in writing of one of the parents if there is one competent to act; or the guardian of such minor;

(2) Nor with such consent when either party is under sixteen years of age unless furnished with a certificate of a probate, district or superior judge, of the district or county in which one of the applicants resides, if either applicant is a resident of the state, otherwise of the district or county in which the marriage is sought to be consummated, that the public good requires such license to be issued;

(3) Nor when either of the parties to the intended marriage is non compos mentis;

(4) Nor to a person under guardianship without the written consent of such guardian;

(5) Nor in any case when either party is under fourteen years of age.
Sec. 9. 18 V.S.A. § 5144 is amended to read:

§ 5144. PERSONS AUTHORIZED TO SOLEMNIZE MARRIAGE

   (a) Marriages may be solemnized by a supreme court justice, a superior court judge, a district judge, a judge of probate, an assistant judge, a justice of the peace, an individual who has registered as an officiant with the Vermont secretary of state pursuant to section 5144a of this title, a member of the clergy residing in this state and ordained or licensed, or otherwise regularly authorized thereunto by the published laws or discipline of the general conference, convention, or other authority of his or her faith or denomination, or by such a clergy person residing in an adjoining state or country, whose parish, church, temple, mosque, or other religious organization lies wholly or in part in this state, or by a member of the clergy residing in some other state of the United States or in the Dominion of Canada, provided he or she has first secured from the probate court of the district within which the marriage is to be solemnized a special authorization, authorizing him or her to certify the marriage if such probate judge determines that the circumstances make the special authorization desirable. Marriage among the Friends or Quakers, the Christadelphian Ecclesia, and the Baha’i Faith may be solemnized in the manner heretofore used in such societies.

   (b) This section does not require a member of the clergy authorized to solemnize a marriage as set forth in subsection (a) of this section, nor societies
of Friends or Quakers, the Christadelphian Ecclesia, or the Baha’i Faith to
solemnize any marriage, and any refusal to do so shall not create any civil
claim or cause of action.

Sec. 10. 8 V.S.A. § 4501 is amended to read:

§ 4501. EXEMPTIONS

(a) Except as herein provided, societies shall be governed by this chapter
and shall be exempt from all other provisions of the insurance laws of this
state, not only in governmental relations with the state, but for every other
purpose. No law hereafter enacted shall apply to them, unless they be
expressly designated therein.

(b) The civil marriage laws shall not be construed to affect the ability of a
society to determine the admission of its members as provided in section 4464
of this title, or to determine the scope of beneficiaries in accordance with
section 4477 of this title, and shall not require a society that has been
established and is operating for charitable and educational purposes and which
is operated, supervised, or controlled by or in connection with a religious
organization to provide insurance benefits to any person if to do so would
violate the society’s free exercise of religion, as guaranteed by the First
Amendment to the Constitution of United States or by Chapter I, Article 3 of
the Constitution of the State of Vermont.
Sec. 11. 9 V.S.A. § 4502 is amended to read:

§ 4502. PUBLIC ACCOMMODATIONS

    * * *

(l) Notwithstanding any other provision of law, a religious organization, association, or society, or any nonprofit institution or organization operated, supervised, or controlled by or in conjunction with a religious organization, association, or society, shall not be required to provide services, accommodations, advantages, facilities, goods, or privileges to an individual if the request for such services, accommodations, advantages, facilities, goods, or privileges is related to the solemnization of a marriage or celebration of a marriage. Any refusal to provide services, accommodations, advantages, facilities, goods, or privileges in accordance with this subsection shall not create any civil claim or cause of action. This subsection shall not be construed to limit a religious organization, association, or society, or any nonprofit institution or organization operated, supervised, or controlled by or in conjunction with a religious organization from selectively providing services, accommodations, advantages, facilities, goods, or privileges to some individuals with respect to the solemnization or celebration of a marriage but not to others.

Sec. 12. REPEAL

(a) The following sections in Title 15 are repealed:
(1) § 1 (man forbidden to marry relatives);

(2) § 2 (woman forbidden to marry relatives);

(3) § 5 (marriage entered into in another state);

(4) § 6 (marriage void in state of residence);

(5) § 1201(4) (definition of marriage).

(b) The following sections in Title 18 are repealed:

(1) § 5160 (issuance of civil union license; certification; return of civil union certificate);

(2) § 5161 (issuance of license);

(3) § 5162 (proof of legal qualifications of parties to a civil union; penalty);

(4) § 5163 (restrictions as to minors and incompetent persons);

(5) § 5164 (persons authorized to certify civil unions);

(6) § 5164a (temporary officiant for civil unions);

(7) § 5165 (civil union license required for certification; failure to return).

Sec. 12a. STATUTORY REVISIONS

The staff of the legislative council, in its statutory revision capacity, is authorized and directed to make such amendments to the Vermont Statutes Annotated as are necessary to effect the purpose of this act, including, where applicable, substituting the words “civil marriage” for the word “marriage.”
Such changes shall be made when new legislation is proposed, or there is a republication of a volume of the Vermont Statutes Annotated.

Sec. 13. EFFECTIVE DATE

This act shall take effect September 1, 2009.