## STATE OF OKLAHOMA

1st Session of the 47th Legislature (1999)

SENATE BILL NO. \_\_\_ 407 By: Laughlin

## AS INTRODUCED

An Act relating to marriage; amending 43 O.S. 1991, Section 5, which relates to marriage license applications; clarifying and updating language; providing for additional information on application relating to premarital counseling; authorizing reduced marriage license fee for persons receiving certain premarital counseling; providing requirements for premarital counseling program; providing for issuance of certificate; defining term; specifying conditions for reduced fee; amending 28 O.S. 1991, Section 31, as last amended by Section 9, Chapter 400, O.S.L. 1997 (28 O.S. Supp. 1998, Section 31), which relates to court clerk fees; increasing certain marriage license fees; providing alternative marriage license fee; providing for codification; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 43 O.S. 1991, Section 5, is amended to read as follows:

Section 5. The judge or clerk of the district court, upon A.

Persons desiring to be married in this state shall submit an

application in writing signed and sworn to in person before him the

judge or clerk of the district court by both of the parties to be

married setting forth their places:

- 1. Each party's place of residence and setting forth their;
- 2. Each party's full names name and ages age as the same appear upon a certified copy of a birth certificate, or upon a current motor vehicle operator's, chauffeur's or commercial license, or upon a current voter's registration certificate, or upon a current passport or visa, or upon any other certificate, license, or document issued by or existing pursuant to the laws of any nation or Req. No. 477

of any state or other governmental subdivision thereof, when each such document accepted as proof of identity and age is described with reasonable particularity in the application shall also set forth that such persons to be married;

- 3. That the parties are not disqualified from or incapable of entering into the marriage relation, nor of the relationship prohibited by law,; and being
- 4. Whether the parties have successfully completed a premarital counseling program.
- B. 1. Upon application pursuant to this section and the payment of fees as provided in Section 31 of Title 28 of the Oklahoma Statutes, if the judge of the district court is satisfied of the truth and sufficiency of such the application and that there is no legal impediment to such the marriage, and after application for such marriage license has issued, the judge shall issue under his hand and the seal of his court, the license authorizing such the marriage; provided that in.
- 2. Parties to be married who present a certificate to the judge or clerk of the district court that states that the parties have completed the premarital counseling program pursuant to Section 2 of this act shall be entitled to pay a reduced fee for a marriage license in an amount provided in Section 31 of Title 28 of the Oklahoma Statutes.
- C. In the event that one or both of the parties to be married are under legal age and a parent or guardian of each party under legal age or other authorized person has not signed the waiver as provided for in Section 3 of this title, such the application shall have been on file in the court clerk's office for a period of not less than seventy-two (72) hours prior to issuance of the marriage license. Such
- D. The marriage license shall be valid in any county within the in this state.

- $\underline{\text{E.}}$  The provisions hereof are mandatory and not directory except under the circumstances set out in the proviso to provisions of Section 3 of this title.
- SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5.1 of Title 43, unless there is created a duplication in numbering, reads as follows:
- A. The judge or clerk of the district court shall reduce the fee for a marriage license which is prescribed by Section 31 of Title 28 of the Oklahoma Statutes to any parties who have successfully completed a premarital counseling program meeting the conditions specified by this section.
- B. 1. A premarital counseling program shall be conducted by a health professional or an official representative of a religious institution. Upon successful completion of the program, the counseling program provider shall issue to the person a certificate signed by the instructor of the counseling program. The certificate shall state that the named person has successfully completed the premarital counseling requirements.
- 2. For purposes of this subsection, "health professional" means a person licensed or certified in this state to practice psychiatry or psychology, or a licensed social worker with experience in marriage counseling, marital and family therapy, or licensed professional counseling.
- SECTION 3. AMENDATORY 28 O.S. 1991, Section 31, as last amended by Section 9, Chapter 400, O.S.L. 1997 (28 O.S. Supp. 1998, Section 31), is amended to read as follows:

Section 31. Notwithstanding any other provision of law, the clerk of the district court, or the clerk of any other court of record, shall charge and collect the following fees for services by them respectively rendered and none others, except as otherwise provided by law:

Approving bond or undertaking,
including certificate and
seal \$ 3.00
Making copy of an instrument
of record or on file, first
page\$ 1.00
subsequent pages (each) \$ 0.50
Certifying to any instrument
(each) \$ 0.50
Authentication of court
records \$ 5.00
Receiving and paying out money
in pursuance of law or order
of court 1%
provided, however, that such
charge shall not exceed \$300.00
In any case which has been on
file and pending without
activity for a period of
five (5) years and in which
there is on hand,
unexpended, a balance of
deposits for costs, there
shall be a charge annually
thereafter for accounting,
to be deducted from any such
balance, and to the extent
available therefor, an
annual fee of\$ 3.00
Application, issuing, entering
return and recording
marriage license

if the applicants submit a
certificate that states the
applicants have completed
the premarital counseling
program pursuant to Section
2 of this act \$5.00
Application, issuing, entering
return and recording
marriage license if the
applicants do not submit a
certificate that states the
applicants have completed
the premarital counseling
program pursuant to Section
2 of this act
Conveyance of full-blood
Indian heirs to interest in
inherited lands, same to be
accounted for as other fees\$ 5.00
Storage and indexing of wills\$ 5.00
Posting notice outside the
courthouse \$10.00
Mailing, by any type of mail,
writs, warrants, orders,
process, command or notice
for each person \$ 7.00
except ordinary mailing of
first-class mail in probate
cases, for each case\$ 7.00
For the actual cost of all
postage in each case in
excess of\$ 7.00

47-1-477 KM 6/12/2015 1:48:42 AM

Req. No. 477