AN ACT relating to marriage licenses.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

Section 1. KRS 402.100 is amended to read as follows:

Each county clerk shall make available to the public the forms prescribed by the Department for Libraries and Archives for the issuance of a marriage license. The department shall issue two (2) alternative marriage license forms, to be made available at each county clerk's office. One (1) form shall provide for the entering of applicants' names under sections titled "bride" or "groom" respectively. The second form shall provide for the entering of applicants' names under sections titled "first party" or "second party" respectively. The applicants may select which form they choose to use and the forms shall provide for the entering of all of the information required in this section, and may also provide for the entering of additional information prescribed by the Department for Libraries and Archives. Marriage license forms issued by the department shall be identical in all other respects and consist of the following:

(1) A marriage license which provides for the entering of:

(a) An authorization statement for any person or religious society authorized to perform marriage ceremonies to unite in marriage the parties named;

(b) Vital information for each party, including the full name, date of birth, place of birth, race, gender, condition (single, widowed, or divorced), number of previous marriages, occupation, current residence, relationship to the other party, and full names of parents;

(c) A statement signed by both parties swearing that, to the best of their knowledge, the information provided on the form is correct; and

(d) The date and place the application was made, and the signature of the county clerk or deputy clerk issuing the license.
(2) A marriage certificate which provides for the entering of:

(a) A statement by the person performing the marriage ceremony or the clerk of the religious society authorized to solemnize the marriage ceremony that the ceremony was performed. The statement shall include the name and title of the person performing the ceremony or the name of the religious society solemnizing the marriage, the names of persons married, the date and place of the marriage, and the names of two (2) witnesses;

(b) A statement by the person performing the marriage ceremony of his legal qualification under this chapter to perform the ceremony, such statement to include the name of the county or city where his license to perform marriage ceremonies was issued or, in the case of religious societies authorized by KRS 402.050(c) to solemnize marriages, the name of the city or county where the religious society is incorporated. The provisions of this paragraph shall not be construed to require the clerk of a religious society to be present at the marriage so long as the witnesses of the society are present;

(c) The printed name and dated signature of the person performing the ceremony; and

(d) A signed statement indicating by the county clerk or a deputy county clerk of the county in which the marriage license was issued that the marriage certificate was recorded in the county in which it was filed. The statement shall also include the title of the county clerk or deputy clerk of the county in which the certificate was filed and indicate the name of the county and the date the marriage certificate was recorded.

(3) A certificate to be delivered by the person performing the marriage ceremony or the clerk of the religious society performing the marriage ceremony to the parties married. This certificate shall provide for the entering of:

(a) A statement by the person performing the marriage ceremony or the clerk of
the religious society performing the marriage ceremony that the ceremony was
performed. The statement shall include the name and title of the person
performing the ceremony, or the name of the religious society performing the
ceremony, the names of persons married, the date and place of the marriage,
and the names of two (2) witnesses[, and the following information as
recorded on the license authorizing the marriage: the date the license was
issued, the name of the county clerk under whose authority the license was
issued, and the county in which the license was issued]; and

(b) A dated signature of the person performing the ceremony or the clerk of the
religious society performing the ceremony.

(4) A Social Security card number shall be requested as a means of identification of
each party but the number shall not be recorded or retained on the marriage license
or certificate. Other means of identification may also be requested if a party does
not have a Social Security card number. The Social Security number shall be
forwarded to the appropriate agency within the Cabinet for Health and Family
Services that is responsible for enforcing child support, and the number shall be
stored by that agency with a nonidentifying numeric. The Social Security number
shall not be available for public release.

Section 2. KRS 402.110 is amended to read as follows:

Except as provided in subsection (1) of Section 1 of this Act, the form of marriage
license prescribed in KRS 402.100 shall be uniform throughout this state, and every
license blank shall contain the identical words and figures provided in the form
prescribed by that Section 1 of this Act. In issuing the license the clerk shall deliver it in
its entirety to the licensee. The clerk shall see to it that every blank space required to be
filled by the applicants is so filled before delivering it to the licensee.