### 48:3-60.4

#### LEGISLATIVE HISTORY CHECKLIST

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**LAWS OF:** 2016 **CHAPTER:** 60

NJSA: 48:3-60.4 (Requires NJ Clean Energy Program's Residential New Construction incentives be made

available Statewide.)

BILL NO: S1969 (Substituted for A223)

**SPONSOR(S)** Turner and others

**DATE INTRODUCED:** March 14, 2016

COMMITTEE: ASSEMBLY: ---

**SENATE:** Environment and Energy

AMENDED DURING PASSAGE: No

**DATE OF PASSAGE:** ASSEMBLY: September 15, 2016

**SENATE:** September 15, 2016

**DATE OF APPROVAL:** November 2, 2016

**FOLLOWING ARE ATTACHED IF AVAILABLE:** 

FINAL TEXT OF BILL (Introduced version of bill enacted)

S1969

**SPONSOR'S STATEMENT:** (Begins on page 2 of introduced bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: No.

**SENATE**: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

A223

SPONSOR'S STATEMENT: (Begins on page 2 of introduced bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: No

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

(continued)

VETO MESSAGE:	No
GOVERNOR'S PRESS RELEASE ON SIGNING:	Yes
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REPORTS:	No
HEARINGS:	No
NEWSPAPER ARTICLES:	No

RWH/JA

#### P.L.2016, CHAPTER 61, approved November 14, 2016

Senate Committee Substitute for Senate, Nos. 1967 and 1749

1 **AN ACT** concerning the solemnization of marriages and civil unions 2 and amending R.S.37:1-13.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. R.S.37:1-13 is amended to read as follows:
- 8 37:1-13. a. Authorization to solemnize marriages and civil 9 unions.

10 Each judge of the United States Court of Appeals for the Third 11 Circuit, each judge of a federal district court, United States magistrate, judge of a municipal court, judge of the Superior Court, 12 13 judge of [a tax court] the Tax Court, administrative law judge, 14 retired judge of the Superior Court or Tax Court, retired 15 administrative law judge, or judge of the Superior Court or Tax Court, the former County Court, the former County Juvenile and 16 17 Domestic Relations Court, or the former County District Court who 18 has resigned in good standing, surrogate of any county, county clerk, and any mayor or former mayor not currently serving on the 19 municipal governing body or the deputy mayor when authorized by 20 21 the mayor, or chairman of any township committee or village 22 president of this State, every member of the clergy of every religion, and any civil celebrant who is certified by the Secretary of 23 24 State to solemnize marriages or civil unions as set forth in 25 subsection b. of this section, are hereby authorized to solemnize marriages or civil unions between such persons as may lawfully 26 27 enter into the matrimonial relation or civil union; and every

b. A civil celebrant shall be authorized to solemnize marriages or civil unions if certified to do so by the Secretary of State.

religious society, institution or organization in this State may join

together in marriage or civil union such persons according to the

rules and customs of the society, institution or organization.

- (1) A civil celebrant shall receive a certification from the Secretary of State to solemnize marriages or civil unions if the celebrant:
- (a) is at least 18 years of age and has graduated from a secondary school in this State or another state;
- 38 (b) has completed a civil celebrant course offered by a non-39 denominational or educational charitable organization that is 40 registered with the State under the "Charitable Registration and 41 Investigation Act," P.L.1994, c.16 (C.45:17A-18 et seq.), and which 42 course:

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

- (i) includes classes that meet weekly or with more frequency, either administered in person or by other means, over a period of not less than six months; and
- (ii) educates on topics including, but not limited to, celebrant philosophy and history, ceremonial structure, and ceremonial presentations; and
- (c) (i) submits a completed application form, developed by the secretary pursuant to regulation, which includes the name and address of the celebrant-applicant along with any other relevant information on the celebrant-applicant required by the secretary, and supporting documentation with respect to all certification requirements set forth in this subsection; and
- (ii) pays to the Department of State, at the time of submitting the completed application, a fee of not less than \$50 or more than \$75, as determined by the secretary by regulation, to cover costs for processing applications, producing and issuing certificates, and maintaining records on applications and certificates issued or denied.
- (2) (a) A celebrant-applicant shall not be authorized to solemnize marriages or civil unions until the application for certification is approved and the certificate received from the secretary.
- (b) A civil celebrant who has received a certification from the secretary may have that certification revoked, through a hearing before an administrative law judge, if the secretary determines that any information provided in the celebrant's application was inaccurate or otherwise did not comply with the certification requirements set forth in this subsection. A civil celebrant subject to a revocation hearing before an administrative law judge or any appeal thereof shall not be authorized to solemnize marriages or civil unions, and shall only again be authorized to do so if a final determination is made permitting the civil celebrant to retain the certification.

(cf: P.L.2013, c.243, s.1)

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35362. This act shall take effect immediately.

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Authorizes current and retired administrative law judges to solemnize marriages and civil unions.

# **SENATE, No. 1967**

# **STATE OF NEW JERSEY**

## 217th LEGISLATURE

INTRODUCED MARCH 14, 2016

**Sponsored by:** 

Senator GERALD CARDINALE
District 39 (Bergen and Passaic)
Senator NICHOLAS P. SCUTARI

**District 22 (Middlesex, Somerset and Union)** 

#### **SYNOPSIS**

Permits current and retired Administrative Law Judges to solemnize marriages and civil unions.

#### **CURRENT VERSION OF TEXT**

As introduced.



1 **AN ACT** concerning the solemnization of marriages and civil unions 2 and amending R.S.37:1-13.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. R.S.37:1-13 is amended to read as follows:
- 8 37:1-13. a. Authorization to solemnize marriages and civil 9 unions.

10 Each judge of the United States Court of Appeals for the Third 11 Circuit, each judge of a federal district court, United States 12 magistrate, judge of a municipal court, judge of the Superior Court, judge of a tax court, Administrative Law Judge, retired judge of the 13 Superior Court or Tax Court, or judge of the Superior Court or Tax 14 Court, or retired Administrative Law Judge, the former County 15 16 Court, the former County Juvenile and Domestic Relations Court, 17 or the former County District Court who has resigned in good standing, surrogate of any county, county clerk, and any mayor or 18 19 former mayor not currently serving on the municipal governing 20 body or the deputy mayor when authorized by the mayor, or 21 chairman of any township committee or village president of this 22 State, every member of the clergy of every religion, and any civil 23 celebrant who is certified by the Secretary of State to solemnize 24 marriages or civil unions as set forth in subsection b. of this section, 25 are hereby authorized to solemnize marriages or civil unions 26 between such persons as may lawfully enter into the matrimonial 27 relation or civil union; and every religious society, institution or organization in this State may join together in marriage or civil 28

b. A civil celebrant shall be authorized to solemnize marriages or civil unions if certified to do so by the Secretary of State.

union such persons according to the rules and customs of the

- (1) A civil celebrant shall receive a certification from the Secretary of State to solemnize marriages or civil unions if the celebrant:
- (a) is at least 18 years of age and has graduated from a secondary school in this State or another state;
- (b) has completed a civil celebrant course offered by a non-denominational or educational charitable organization that is registered with the State under the "Charitable Registration and Investigation Act," P.L.1994, c.16 (C.45:17A-18 et seq.), and which course:
- 43 (i) includes classes that meet weekly or with more frequency, 44 either administered in person or by other means, over a period of 45 not less than six months; and

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

society, institution or organization.

#### S1967 CARDINALE, SCUTARI

- (ii) educates on topics including, but not limited to, celebrant philosophy and history, ceremonial structure, and ceremonial presentations; and
- (c) (i) submits a completed application form, developed by the secretary pursuant to regulation, which includes the name and address of the celebrant-applicant along with any other relevant information on the celebrant-applicant required by the secretary, and supporting documentation with respect to all certification requirements set forth in this subsection; and
- (ii) pays to the Department of State, at the time of submitting the completed application, a fee of not less than \$50 or more than \$75, as determined by the secretary by regulation, to cover costs for processing applications, producing and issuing certificates, and maintaining records on applications and certificates issued or denied.
- (2) (a) A celebrant-applicant shall not be authorized to solemnize marriages or civil unions until the application for certification is approved and the certificate received from the secretary.
- (b) A civil celebrant who has received a certification from the secretary may have that certification revoked, through a hearing before an administrative law judge, if the secretary determines that any information provided in the celebrant's application was inaccurate or otherwise did not comply with the certification requirements set forth in this subsection. A civil celebrant subject to a revocation hearing before an administrative law judge or any appeal thereof shall not be authorized to solemnize marriages or civil unions, and shall only again be authorized to do so if a final determination is made permitting the civil celebrant to retain the certification.

31 (cf: P.L.2013, c.243)

2. This act shall take effect immediately.

STATEMENT

This bill would permit current Administrative Law judges and retired Administrative Law judges who have resigned in good standing to perform marriages and civil unions.

### SENATE JUDICIARY COMMITTEE

### STATEMENT TO

# SENATE COMMITTEE SUBSTITUTE FOR **SENATE, Nos. 1967 and 1749**

## STATE OF NEW JERSEY

DATED: MAY 5, 2016

The Senate Judiciary Committee reports favorably a Senate Committee Substitute for Senate Bill Nos. 1967 and 1749.

The substitute bill would authorize current and retired administrative law judges to perform marriages and civil unions.

### ASSEMBLY JUDICIARY COMMITTEE

### STATEMENT TO

# SENATE COMMITTEE SUBSTITUTE FOR **SENATE, Nos. 1967 and 1749**

### STATE OF NEW JERSEY

DATED: SEPTEMBER 19, 2016

The Assembly Judiciary Committee reports favorably a Senate Committee Substitute for Senate Bill Nos. 1967 and 1749.

This bill would authorize current and retired administrative law judges to perform marriages and civil unions.

Under current law, marriages and civil unions may be solemnized by each judge of the United States Court of Appeals for the Third Circuit, each judge of a federal district court, United States magistrate, judge of a municipal court, judge of the Superior Court, judge of a tax court, retired judge of the Superior Court or Tax Court, or judge of the Superior Court or Tax Court, the former County Court, the former County Juvenile and Domestic Relations Court, or the former County District Court who has resigned in good standing, surrogate of any county, county clerk, and any mayor or former mayor not currently serving on the municipal governing body or the deputy mayor when authorized by the mayor, or chairman of any township committee or village president of this State, every member of the clergy of every religion, and any civil celebrant who is certified by the Secretary of State to solemnize marriages or civil unions.

This bill is identical to Assembly Bill No. 3707(1R), which was also reported by the committee on this date.

# ASSEMBLY, No. 3707

# STATE OF NEW JERSEY

### 217th LEGISLATURE

INTRODUCED MAY 19, 2016

Sponsored by:
Assemblyman TIM EUSTACE
District 38 (Bergen and Passaic)
Assemblyman RAJ MUKHERJI
District 33 (Hudson)
Assemblyman JAMEL C. HOLLEY
District 20 (Union)

#### **SYNOPSIS**

Permits current Administrative Law Judges to solemnize marriages and civil unions.

### **CURRENT VERSION OF TEXT**

As introduced.



(Sponsorship Updated As Of: 9/16/2016)

1 **AN ACT** concerning the solemnization of marriages and civil unions 2 and amending R.S.37:1-13.

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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- 1. R.S.37:1-13 is amended to read as follows:
- 8 37:1-13. a. Authorization to solemnize marriages and civil 9 unions.

10 Each judge of the United States Court of Appeals for the Third 11 Circuit, each judge of a federal district court, United States magistrate, judge of a municipal court, judge of the Superior Court, 12 judge of a tax court, Administrative Law Judge, retired judge of the 13 14 Superior Court or Tax Court, or judge of the Superior Court or Tax 15 Court, the former County Court, the former County Juvenile and 16 Domestic Relations Court, or the former County District Court who 17 has resigned in good standing, surrogate of any county, county 18 clerk, and any mayor or former mayor not currently serving on the 19 municipal governing body or the deputy mayor when authorized by 20 the mayor, or chairman of any township committee or village president of this State, every member of the clergy of every 21 22 religion, and any civil celebrant who is certified by the Secretary of 23 State to solemnize marriages or civil unions as set forth in 24 subsection b. of this section, are hereby authorized to solemnize 25 marriages or civil unions between such persons as may lawfully 26 enter into the matrimonial relation or civil union; and every 27 religious society, institution or organization in this State may join together in marriage or civil union such persons according to the 28 29 rules and customs of the society, institution or organization.

- b. A civil celebrant shall be authorized to solemnize marriages or civil unions if certified to do so by the Secretary of State.
- (1) A civil celebrant shall receive a certification from the Secretary of State to solemnize marriages or civil unions if the celebrant:
- (a) is at least 18 years of age and has graduated from a secondary school in this State or another state;
- (b) has completed a civil celebrant course offered by a non-denominational or educational charitable organization that is registered with the State under the "Charitable Registration and Investigation Act," P.L.1994, c.16 (C.45:17A-18 et seq.), and which course:
- 42 (i) includes classes that meet weekly or with more frequency, 43 either administered in person or by other means, over a period of 44 not less than six months; and

#### A3707 EUSTACE, MUKHERJI

- (ii) educates on topics including, but not limited to, celebrant philosophy and history, ceremonial structure, and ceremonial presentations; and
- (c) (i) submits a completed application form, developed by the secretary pursuant to regulation, which includes the name and address of the celebrant-applicant along with any other relevant information on the celebrant-applicant required by the secretary, and supporting documentation with respect to all certification requirements set forth in this subsection; and
- (ii) pays to the Department of State, at the time of submitting the completed application, a fee of not less than \$50 or more than \$75, as determined by the secretary by regulation, to cover costs for processing applications, producing and issuing certificates, and maintaining records on applications and certificates issued or denied.
- (2) (a) A celebrant-applicant shall not be authorized to solemnize marriages or civil unions until the application for certification is approved and the certificate received from the secretary.
- (b) A civil celebrant who has received a certification from the secretary may have that certification revoked, through a hearing before an administrative law judge, if the secretary determines that any information provided in the celebrant's application was inaccurate or otherwise did not comply with the certification requirements set forth in this subsection. A civil celebrant subject to a revocation hearing before an administrative law judge or any appeal thereof shall not be authorized to solemnize marriages or civil unions, and shall only again be authorized to do so if a final determination is made permitting the civil celebrant to retain the certification.

31 (cf: P.L.2013, c.243)

2. This act shall take effect immediately.

STATEMENT

This bill would permit current Administrative Law judges to perform marriages and civil unions.

### ASSEMBLY JUDICIARY COMMITTEE

### STATEMENT TO

### ASSEMBLY, No. 3707

with committee amendments

### STATE OF NEW JERSEY

DATED: SEPTEMBER 19, 2016

The Assembly Judiciary Committee reports favorably and with committee amendments Assembly Bill No. 3707.

This bill as amended would authorize current and retired administrative law judges to perform marriages and civil unions.

Under current law, marriages and civil unions may be solemnized by each judge of the United States Court of Appeals for the Third Circuit, each judge of a federal district court, United States magistrate, judge of a municipal court, judge of the Superior Court, judge of a tax court, retired judge of the Superior Court or Tax Court, or judge of the Superior Court or Tax Court, the former County Court, the former County Juvenile and Domestic Relations Court, or the former County District Court who has resigned in good standing, surrogate of any county, county clerk, and any mayor or former mayor not currently serving on the municipal governing body or the deputy mayor when authorized by the mayor, or chairman of any township committee or village president of this State, every member of the clergy of every religion, and any civil celebrant who is certified by the Secretary of State to solemnize marriages or civil unions.

As introduced, the bill had applied only to current administrative law judges. The committee amended the bill to include retired administrative law judges as well.

This bill as amended is identical to Senate Committee Substitute for Senate, Nos. 1967 and 1749, which was also reported by the committee on this date.

#### **COMMITTEE AMENDMENTS:**

- 1. Add retired administrative law judges to the provisions of the bill.
- 2. Correct minor capitalization errors for the terms "Tax Court" and "administrative law judge."

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### Governor Chris Christie Takes Action On Pending Legislation

Wednesday, November 2, 2016

Tags: Bill Action

### State of New Jersey OFFICE OF THE GOVERNOR

Trenton, NJ - Governor Chris Christie announced that he has taken action on the following legislation:

#### **BILL SIGNINGS:**

S-987/A-231 (Smith/Danielsen, Pinkin, McKnight) - Establishes position of State Oceanographer

S-1969/A-223 (Turner/DeAngelo, Benson, Quijano, Singleton) - Requires NJ Clean Energy Program's Residential New Construction incentives be made available Statewide

SJR-13/AJR-65 (Madden, Turner/DeAngelo, Space, Phoebus, Houghtaling) - Designates third week in October of each year as "New Jersey Careers in Utilities Week"

###

Press Contact: Brian Murray 609-777-2600

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