1	S.169
2	Introduced by Senator Ingram
3	Referred to Committee on
4	Date:
5	Subject: Civil marriage; clergy
6	Statement of purpose of bill as introduced: This bill proposes to clarify that
7	only out-of-state-resident clergy whose religious organization of affiliation is
8	also out of State are required to get special authorization from the Probate
9	Division of the Superior Court to solemnize a marriage
10	An act relating to nonresident clergy authorized to solemnize marriages
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	Sec. 1. 18 V.S.A. § 5144 is amended to read:
13	§ 5144. PERSONS AUTHORIZED TO SOLEMNIZE MARRIAGE
14	(a) Marriages may be solemnized by:
15	(1) a Supreme Court Justice, a Superior judge, a judge of Probate, an
16	assistant judge, a justice of the peace, a magistrate, a Judicial Bureau hearing
17	officer, or an individual who has registered as an officiant with the Vermont
18	Secretary of State pursuant to section 5144a of this title;
19	(2) a member of the clergy residing in this State and ordained or,
20	licensed, or otherwise regularly authorized thereunto by the published laws or

1	discipline of the general conference, convention, or other authority of his or
2	her faith or denomination, or by such a clergy person residing in an adjoining
3	state or country who:
4	(A) resides in this State;
5	(B) resides in New Hampshire, Massachusetts, or New York or in the
6	adjacent province of Quebec, Canada, whose parish, church, temple, mosque,
7	or other religious organization lies wholly or in part in this State, or by a
8	member of the clergy residing; or
9	(C) resides in some other state of the United States or in the
10	Dominion of Canada and whose parish, church, temple, mosque, or other
11	religious organization lies wholly outside this State, provided he or she has
12	first secured from the Probate Division of the Superior Court in the unit within
13	which the marriage is to be solemnized a special authorization, authorizing him
14	or her to certify the marriage if the Probate judge determines that the
15	circumstances make the special authorization desirable.
16	(b) Marriage among the Friends or Quakers, the Christadelphian Ecclesia,
17	and the Baha'i Faith may be solemnized in the manner heretofore used in such
18	societies.
19	(b)(c) This section does not require a member of the clergy authorized to
20	solemnize a marriage as set forth in subsection (a) of this section, nor societies
21	of Friends or Quakers, the Christadelphian Ecclesia, or the Baha'i Faith to

1	solemnize any marriage, and any refusal to do so shall not create any civil
2	claim or cause of action.
3	Sec. 2. 18 V.S.A. § 5144a is amended to read:
4	§ 5144a. TEMPORARY OFFICIANT FOR MARRIAGES
5	(a) By registering with the secretary of state Secretary of State, an
6	individual not otherwise authorized to solemnize a marriage pursuant to
7	subsection 5144(a) of this title may temporarily be authorized to solemnize a
8	marriage in this state State. When registering, the individual shall provide:
9	(1) A $\underline{a}$ completed registration form provided by the secretary of state.
10	Secretary of State; and
11	(2) $A \underline{a} \$ 100.00$ fee.
12	(b) Upon registration as a temporary officiant, the individual shall be
13	authorized to solemnize only the civil marriage designated on the registration
14	form, and shall receive proof of that authority from the secretary of state
15	Secretary of State. The individual's authority to solemnize that civil marriage
16	shall expire at the same time as the corresponding license.
17	Sec. 3. 32 V.S.A. § 1434 is amended to read:
18	§ 1434. PROBATE CASES
19	(a) The following entry fees shall be paid to the Probate Division of the
20	Superior Court for the benefit of the State, except for subdivisions (18) and

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4 (21) Orders of authorization pursuant to 18 V.S.A. § 5144(a)(2)(C)

5 \$50.00

6 Sec. 4. EFFECTIVE DATE

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7 <u>This act shall take effect on passage.</u>