

1st Sub. S.B. 24
MARRIAGE RECOGNITION POLICY

Senator **Ed P. Mayne** proposes the following amendments:

1. *Page 2, Lines 30 through 33:*

30 (b) Except for the relationship of marriage between ~~[[a]]~~ one man and ~~[[a]]~~ one woman
 recognized
31 pursuant to this chapter, this state will not recognize, enforce, or give legal effect to any law
32 creating any legal status, rights, benefits, or duties that are substantially equivalent to those
33 provided under Utah law to a man and a woman because they are married.

2. *Page 2, Lines 38 through 40:*

38 (1) A marriage which is not solemnized according to this chapter shall be legal and
39 valid if a court or administrative order establishes that it arises out of a contract between [~~two~~
40 ~~consenting parties~~] ~~[[a]]~~ one man and ~~[[a]]~~ one woman who:

3. *Page 2, Lines 55 through 56:*

55 (1) A marriage license may be issued by the county clerk to ~~[[a]]~~ one man and
 ~~[[a]]~~ one woman only
56 after an application has been filed in his office, requiring the following information: