Validity of marriages.

Sponsored by: Representative(s) Petersen, Brechtel, Buchanan, Gay, Hunt, Kroeker, Lubnau and Teeters and Senator(s) Geis, Hicks and Nutting

A BILL

for

AN ACT relating to marriage; providing that marriages other than of a male and a female person are void; providing that marriages between more than two parties are void; specifying that Wyoming courts do not have jurisdiction over any domestic legal union involving parties who are not a male and a female person or where there are more than two parties to the contract; and providing for an effective date.

Be It Enacted by the Legislature of the State of Wyoming:

Section 1. W.S. 20-1-111 and 20-2-101(a) by creating new paragraphs (iv) and (v) and by creating a new subsection (h) are amended to read:
20-1-111. Foreign marriages.

All marriage contracts which are valid by the laws of the state or country in which contracted are valid in this state, provided that such marriage contracts are between a male and a female person.

20-2-101. Void and voidable marriages defined; annulments.

(a) Marriages contracted in Wyoming are void without any decree of divorce:

(iv) When the parties are not a male and a female person; or

(v) When there are more than two (2) parties to the contract.

(h) No Wyoming court shall have jurisdiction over any domestic legal union or relationship, titled marriage or otherwise, involving parties who are not a male and a female person or when there are more than two (2) parties to the contract.
Section 2. This act is effective July 1, 2011.

(END)