

Marriage Licenses

Marriage License Information

Who may apply for a marriage license?

- Any male or female age 18 or over.
- A minor whose parents are deceased and no guardian is appointed.
- Minors, who under oath, swear that they are parents or expectant parents of a child. In addition, the pregnancy must be verified by a written statement of a licensed physician. When the fact of pregnancy is verified by the written statement of a licensed physician, the county court judge may, in his/her discretion, issue a license to marry.
- A previously married minor.
- A person age 16 or 17 with parental or guardian consent.

What if either party has been previously married?

If the marriage ended less than six months from the date application for the license is made you must present a copy of the document that ended the marriage - Final divorce decree with judge's signature or copy of the death certificate.

If the marriage ended more than six months from the date of application, you must know the month, day and year of the final divorce judgment or date of death.

Where consent is required, is consent of both parents required?

Yes, unless the parents are divorced and the sole custody and control is placed in one parent, then only the parent having such sole custody and control shall be required to give the written consent. Written consent of an incompetent parent is not required (Attorney General Opinion 49-122). All written consents must be acknowledged (notarized).

Is there a waiting period for issuance of the license?

Yes. There is a three day waiting period provided by the state legislature effective January 1, 1999, if either party is a Florida resident. Exceptions: Non-Florida residents with out of state drivers license used as proof of identity, require no waiting period. Florida residents who provide upon making application proof of completion of a 4-hour marriage preparation course provided by an instructor registered with Okaloosa County, FL, require no waiting period.

Are blood tests and physical exams required?

No. The law requiring these tests was abolished October 1, 1986.

Must I apply for a marriage license in the county where I live?

No, a marriage license may be applied for and solemnized in any Florida county.

Where can I apply for a marriage license in Okaloosa County? [Click here for a Marriage License Application and Handbook.](#)

A marriage license may be obtained Monday through Friday, 8:00 a.m. to 4:30 p.m. at the Clerk of Circuit Court's Office in either the Okaloosa County Courthouse, 101 E. James Lee Boulevard, Room 10, Crestview, FL or at the Okaloosa County Courthouse Annex, 1250 N. Eglin Parkway, Shalimar, FL.

How long is a marriage license valid once it is issued?

The marriage must be solemnized within sixty (60) days of issuance of the marriage license. The ceremony

can be performed anywhere in the State of Florida.

Who may perform marriage ceremonies?

- A regularly ordained minister or other ordained clergy;
- Elders in communion with some church;
- All judicial officers (judges) of the State of Florida;
- Clerks of Circuit Court and their deputies of the State of Florida; and
- Notaries Public of the State of Florida.
- In addition, the law provides that marriages may be performed among "Quakers" or "Friends," in the manner and form used or practiced in their societies.

Who is a "regularly ordained minister"?

He/she is a minister who has been recognized in the manner required by the regulations of the respective denomination to perform marriage ceremonies.

May a marriage be solemnized without a license?

No, Section [741.08 F.S.](#) states that the party solemnizing the marriage shall require a properly issued license before performing the ceremony.

When and who should return the license to the Clerk?

A marriage cannot be officially recorded until the license is returned to the Clerk. It should be returned within ten days after the wedding. The party who performed the marriage is responsible for returning the completed license.

Can I be married in the Clerk's Office?

Yes. Deputy Clerks are authorized and available during normal working hours to perform marriage ceremonies. The fee for this service is set by Florida Statute and is currently \$30.00.

What is the fee for a marriage license?

[Click Here for Marriage License Fees](#)

Can I pay for my marriage license with a personal check?

In Okaloosa County, checks are accepted for a marriage license. Checks should be made payable to the Clerk of Court.

Changing information on documents:

If your marriage means a change in name and/or address, remember to make the following important notifications:

1. Florida Department of Highway Safety and Motor Vehicles, Division of Drivers License.
2. Your nearest Social Security office.
3. Your voter's registration office.
4. Military Reserve commanding officer.
5. Beneficiaries: Members of your family are probably named as beneficiaries or joint owners on many of these documents (bank accounts, insurance policies, employment benefits, etc.) and you may wish to make your spouse the new beneficiary or joint owner.

Where to write for a copy of your marriage license:

Department of HRS
Division of Vital Statistics
PO Box 210
Jacksonville, FL 32231-0042
Phone: (904) 359-6955

-or-

If you were issued your marriage license in Okaloosa County, contact:
Clerk of Circuit Court
Recording Department
PO Drawer 1359
Crestview, FL 32536-1359
Phone: (850) 689-5000 x 3362