Getting Married in Vermont

Questions and Answers to Help You Plan Your Vermont Wedding

1. Who can get married in Vermont?

Two people who are each at least 18 years old can obtain a civil marriage in Vermont.

2. Are there any other marriage restrictions?

Anyone under guardianship cannot marry without the guardian's written consent. Vermont also does not allow marriage between most close relatives. You cannot marry a parent, grandparent, sister, brother, child, grandchild, niece, nephew, aunt or uncle. You cannot marry if either of you is currently married to someone else, or if either of you is joined in a civil union to someone else. The law requires that both parties be of sound mind.

3. Do we need a marriage license? Do we need blood tests?

You will need a license, but you do not need blood tests, and there is no waiting period.

4. Where do we get a marriage license and how much does it cost?

You may obtain a license from any Vermont town/city clerk and the cost is \$80. The license is valid for 60 days from the date it is issued. During that time an authorized person must perform your wedding ceremony — otherwise, the license is void.

5. What information must we provide to get a marriage license?

Besides basic information about yourselves (names, towns of residence, places and dates of birth), you must also provide your parents' names, including your mothers' birth (maiden) names, and their places of birth. Certified copies of your birth certificates can supply most of this information. You will also be asked to provide the number of previous marriages and civil unions, and how and when they ended. This information is confidential and does not become part of the marriage certificate. Vermont law requires that both parties sign the application certifying the accuracy of the information you provided. The town clerk will review the application to confirm that the information provided does not indicate that you are prohibited from marrying in Vermont and that both of you have signed the application. The town clerk will then issue a license if at least one of you has signed the license in front of the clerk.

6. What if either of us were married or in a civil union before?

If your husband, wife or civil union partner has died, you are free to marry. The clerk will ask the date your spouse or civil union partner died. If you are divorced, you may remarry after the date on which your previous marriage or civil union was legally dissolved. If you are partners in an existing civil union, you are free to marry one another.

7. Can a license be issued through the mail? Can we be married by proxy?

No. A marriage license cannot be issued through the mail, and you cannot be married by proxy.

8. Where can we get married?

With a valid Vermont license, you can be married anywhere in Vermont, but only in Vermont.

9. Who can marry us? Do we need witnesses?

A Supreme Court justice, a superior court judge, a district judge, a judge of probate, an assistant judge, a justice of the peace or an ordained or licensed member of the clergy residing in Vermont can perform your wedding ceremony. A clergy person residing in an adjoining state or country can marry you if his or her church, temple, mosque, or other religious organization lies wholly or partly in Vermont. A clergy member residing in some other state or in Canada can marry you if he or she first obtains a special authorization from the probate court in the district where the marriage will take place. In addition, any person who is over the age of 18 may register with the Secretary of State to become a temporary officiant to a marriage. A person who has filled out the registration form and who has paid the registration fee of \$100 will receive a certificate authorizing the person to solemnize a specific Vermont marriage. The individual's authority to solemnize that marriage will expire at the same time as the corresponding license. For information on registering to be a temporary officiant visit https://sos.vermont.gov/ or call 802-828-2363. Vermont law does not require witnesses, but, if you are planning a religious ceremony, check to see if the religion's tenets require witnesses.

10. What do we do with the license? What happens to it after the ceremony?

By law, you <u>both</u> must sign the license and deliver the license to the person who will conduct your wedding ceremony before the marriage can be performed. After the ceremony, the person who performs the ceremony (officiant) will complete the sections concerning the date, place and officiant information, and sign your license. At that point, the license becomes a marriage certificate. The officiant must return the certificate to the town clerk's office where it was issued within 10 days after the wedding, so that your marriage can be officially registered. If the officiant has registered with the Secretary of State as a temporary officiant, a copy of the certificate of authorization issued by the Secretary of State should be attached to the signed certificate and returned to the clerk's office.

11. How do we get a copy of our marriage certificate?

At the time you buy your marriage license, you can arrange with the town clerk to mail you a certified copy of your certificate as soon as your marriage has been recorded. The cost is \$10 for the certified copy along with the \$80 for the license purchase (\$10 + \$80 = \$90). Or, two weeks or more after the ceremony, you can request, in person or in writing, additional copies from the town clerk's office where you bought your license for the same \$10 fee. Or, six or more weeks after your ceremony, you may request, in person or in writing, a certified copy from the Vermont Department of Health, Vital Records Office for \$10. In either case, you will receive a copy of the original certificate, embossed with the town or state seal, signed and dated by the appropriate official.

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