

Begg. 604, chapel wherein banns have been usually published),
and 21 O.
Co. 2, &c. 22. then the banns shall in like manner be published in
the parish church or chapel belonging to some parish
or chapelry adjoining to such extra parochial place ;
and where banns shall be published in any church
or chapel belonging to any parish adjoining to such
extra parochial place, the person, vicar, minister or
curate, publishing such banns, shall, in writing under
his hand, certify the publication thereof in such
manner as if either of the persons to be married
dwelt in such adjoining parish ; and that all other
the rules prescribed by the said rubrick concerning
the publication of banns, and the solemnization of
matrimony, and not hereby altered, shall be duly
observed ; and that in all cases where banns shall
have been published, the marriage shall be solemnized
in one of the parish churches or chapels where
such banns have been published, and in no other
place whatsoever.

*Matter to
sign publication
time, and
marriage to
be solemnized,
etc.*

*Notice of
the names,
&c., of the
parties to be
given to the
Minister
seven days
before, &c.*

II. *Provided always,* That no parson, vicar, minister or curate, shall be obliged to publish the banns of matrimony between any persons whatsoever, unless the persons to be married, seven days at the least before the time required for the first publication of such banns respectively, deliver or cause to be delivered to such parson, vicar, minister or curate, a notice in writing of their true christian and surnames, and of the house or houses of their respective abodes within such parish, chapelry, or extra parochial place as aforesaid, and of the time during which they have dwelt, inhabited or lodged, in such house or houses respectively.