

No. 168. The obligations which result from these provisions are reciprocal.

Nos. 57, 58, 59, 59a. An officer, before solemnizing marriage, must be furnished with certificate of publication of banns signed by publishing officer, containing names, surnames, occupation of parties, whether they are of age or minors, names, surnames and domicile of parents or name of former, or license from a competent authority dispensing with certificate. A license issued by Provincial Secretary under hand and seal of Lieutenant-Governor is the competent authority for Protestant ministers, dispensing with the publication of banns.

No. 60. Publications one year old must be renewed.

No. 63. Marriage is solemnized at place of domicile of either party, otherwise parties must be identified.

No. 131. Domicile as regards marriage laws is acquired by six months' residence.

Nos. 53b, 64. Act signed by solemnizing officer and two witnesses. If solemnizing officer is unauthorized to keep register, must send copy of act with solemn declaration within thirty days to prothonotary of district.

No. 185. Marriage can only be dissolved by the natural death of one of the parties; while both live it is indissoluble.

No. 108. Presumption of death arising from absence: The husband or wife cannot marry without producing positive proof of death.

No. 153. A marriage contracted before the parties or either of them have attained the age required, can no longer be contested, (1) when six months have elapsed since the party or parties have attained the proper age, (2) when the wife, under that age, has conceived before the termination of the six months.

Fee for license, \$8.00, \$2.00 of which is retained by the issuer, the balance goes to the Protestant institution for superior education.

All marriage licenses for Protestant marriages shall be issued from the Department of the Provincial Treasurer, under the hand and seal of the Lieut.-Governor. The licenses are furnished by such persons as the Lieutenant-Governor in Council names for that purpose, to all persons requiring the same, who shall previously have given a bond, together with two sureties being householders.

ONTARIO.

Legal for man and woman to marry at the age of eighteen. No marriage legal without the consent of both parties. Must be solemnized before two or more adult witnesses, and two or more of such witnesses shall affix their names as witnesses to the record in the register prescribed. Must not be solemnized between the hours of 10 p.m. and 6 a.m., unless exceptional circumstances exist. Marriage revokes a will except in some cases. (See Chap. on Wills).