

***Divorced Persons.**

765.03 (2) Wis. Stats.

It is unlawful for any person, who is or has been a party to an action for divorce in any court in this state, or elsewhere, to marry again until 6 months after judgment of divorce is granted and the marriage of any such person solemnized before the expiration of 6 months from the date of the granting of judgment of divorce shall be void.

This time restriction applies no matter where the marriage or divorce occurred.

It is illegal for Wisconsin residents to marry outside the state to avoid Wisconsin laws.

765.04 Marriage abroad to circumvent the laws.

(1) If any person residing and intending to continue to reside in this state who is disabled or prohibited from contracting marriage under the laws of this state goes into another state or country and there contracts a marriage prohibited or declared void under the laws of this state, such marriage shall be void for all purposes in this state with the same effect as though it had been entered into in this state.

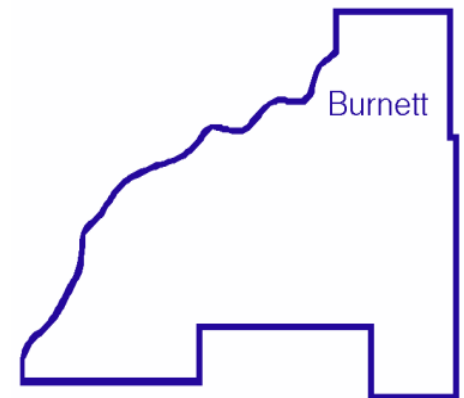
(2) Proof that a person contracting a marriage in another jurisdiction was (a) domiciled in this state within 12 months prior to the marriage, and resumed residence in this state within 18 months after the date of departure there from, or (b) at all times after departure from this state, and until returning maintained a place of residence within this state, shall be prima facie evidence that at the time such marriage was contracted the person resided and intended to continue to reside in this state.

*(3) No marriage shall be contracted in this state by a party residing and intending to continue to reside in another state or jurisdiction, if such marriage would be void if contracted in such other state or jurisdiction and every marriage celebrated in this state in violation of this provision shall be null and void.
History: 1979 c. 32 s. 48; 1979 c. 176; Stats. 1979 s. 765.04.*

**Burnett County Clerk's Office
7410 County Road K, # 105
Siren, WI 54872**

**MARRIAGE LICENSE
APPLICATION
REQUIREMENTS**

**Burnett County
Wisconsin**



**Wanda Hinrichs
Burnett County Clerk**

Marriage License Application Requirements

Burnett County, Wisconsin

WHERE TO APPLY

Wisconsin residents apply in the county where at least one resides. If neither is a Wisconsin resident, apply in the Wisconsin county where the marriage will be performed. Both applicants must apply in person.

HAVE THE FOLLOWING WITH YOU

Proof of residence for the last 30 days: a valid driver's license or government issued identification card showing the applicant's residence address. If the address is incorrect, also bring a utility bill, credit card statement, etc. showing correct address.

Social Security number: the card is not required.

Certified copy of birth certificate: a certified copy may be obtained in the Register of Deeds Office in the county of birth or county of residence (of the mother at the time of the birth) or from the state vital statistics office in the state of birth. Addresses of these offices are available from the County Clerk. (Neither a notification of birth registration, a certification of birth registration, nor a certificate issued by a hospital is acceptable.)

IF PREVIOUSLY MARRIED - PROOF OF HOW LAST MARRIAGE ENDED

Applicants must present a certified copy of the death certificate or a court stamped and signed copy of the divorce decree (judgment of divorce) or annulment.

Applicants may not marry until six months after the final divorce decree date of previous marriage.*

ALSO NEEDED

Date, county and city, village or township where marriage ceremony will take place.

The name, title, address and phone number of the officiant performing the ceremony.

AGE REQUIREMENT

18 years or older. See the next section for applicants who are 16 or 17.

APPLICANTS WHO ARE 16 OR 17

A consent form must be signed by the parent(s), legal guardian, custodian (appointed by a court), or person having actual care, custody and control of the applicant. The consent form is an official oath; it states that the person signing swears that he or she does in fact have the legal authority to give consent and that the consent is given. It must be signed in the presence of the county clerk or in the presence of a notary public and it must be presented to the county clerk at the time of license application.

GUARDIANSHIPS

If applicant is 16 or 17 years old the age requirement terms will apply. If applicant is 18 years or older, the terms of each specific guardianship will apply.

NONRESIDENT OFFICIATING PERSON: SPONSORSHIP

Any clergyman, licentiate or appointee who is not a resident of Wisconsin may solemnize marriages in this state if he/she possesses at the time of the marriage a letter of sponsorship from a clergyman of the same religious denomination/society who has a church in this state under his/her ministry.

WAITING PERIOD

The license is issued on the 6th day following application. Counting starts on the day after application and ends on day six. Under special circumstances, the waiting period may be waived on approval of the County Clerk and a \$10 waiver fee will be collected.

LICENSE EXPIRATION

The marriage license is valid for 30 days from the date of issuance. Counting starts on the day after issuance and ends on day 30.

FEE

The cost is \$75.00 for the marriage license. This is payable by check or cash. NO credit or debit cards accepted. A \$10.00 waiver fee may apply when applicable. (Fees may be different in other counties.)

IN BURNETT COUNTY APPLY

Monday through Friday

8:30 a.m. to 3:30 p.m.

County Clerk's Office

First Floor—Room 150

Burnett County Government Center

7410 County Road K, #105

Siren, WI 54872

Phone 715-349-2173

FAX 715-349-2169

jdykstra@burnettcounty.org

whinrichs@burnettcounty.org

**Closed Saturdays, Sundays
and Legal Holidays**