

Marriage Licenses

License Applications

Marriage license applications may be submitted Monday through Friday between the hours of 8 a.m. and 4 p.m.

License Fees

The fee for marriage licenses will vary according to the following circumstances. If the applicants have completed a qualifying premarital education program, the marriage license fee is \$26. Without certification of a premarital education program, the marriage license fee is \$66. These fees include the cost of a certified copy of the completed license once the ceremony has been performed for proof of marriage. In some instances, other minor charges may apply. Probate Court accepts cash and money orders. Credit Cards are accepted but a convenience fee is applied by the vendor.

Identification for License Application

Applicants must produce a valid Photo ID such as a Driver's License, State ID Card, Armed Forces ID Card or a Resident Alien ID Card. Applicants are not required to have a certified copy of their birth certificate but must know the city and state of parents' birthplace.

Other License Regulations

If either applicant is a Georgia resident, the license may be purchased in any county in Georgia. If neither applicant is a resident of Georgia, the marriage license must be obtained in the county in which the marriage ceremony will be performed. The Georgia marriage license can only be used for marriage ceremonies that are performed in Georgia. You must be at least 18 years of age to apply for a marriage license, except in the case of 17 year olds that meet the requirements (See Age requirements). Effective July 1, 2003, blood tests are no longer required for marriage license.

Both applicants must be present to obtain the license. Each person must also provide proper identification.

If either applicant has been previously married and divorced, a copy of the final divorce decree must be provided for the court's inspection. Make certain that it is the final divorce decree, not the agreement. The final divorce decree must be dated and signed by a judge. If the marriage was dissolved by death, a copy of the death certificate is required. Both applicants must know their parents' full names and birthplaces. Full name for mother is her maiden (birth) last name. "Birthplace" means the city or county and state where each parent was born.

Georgia law requires each applicant to designate the legal surname he or she will use after marriage. The applicant may choose his or her present surname, his or her partner's surname, or a combination of the two.

Application Submission Information

The Application for Marriage License may be typed or neatly printed in black ink. The form may be printed and completed prior to arriving at the Probate Court or may be filled out on the day of applying. This form must be complete and legible. The marriage license is issued at the time of application completion. Probate Court processing typically takes 10-30 minutes, depending on the number of people waiting for assistance. After the license is issued, there is no waiting period before the marriage ceremony can take place. The marriage license authorizes the officiant to perform the ceremony; the marriage certificate certifies that you are legally married. We will need a permanent address to which the marriage certificate will be mailed after your marriage information is recorded.

The application packet which contains the application for the marriage license as well as information on the application process, may be downloaded on this site or picked up at the Probate Court at any time between 8:00 a.m. and 4:30 p.m. Monday through Friday (excluding holidays) and can be returned for processing between the hours of 8:00 a.m. and 4:00 p.m.

Qualifying Premarital Education Program

Under the law, a qualifying premarital education program shall include at least six hours of instruction involving marital issues, which may include but not be limited to conflict management, communication skills, financial responsibilities, child and parenting responsibilities, and extended family roles. The program must have been completed within the 12 months prior to the application, and the applicants must have undergone the premarital education together. To qualify, the premarital education must have been performed by a professional counselor, social worker, or marriage and family therapist; a psychiatrist; a psychologist; or an active member of the clergy when in the course of his or her service as clergy, or the designee of such active member of the clergy, provided the designee is skilled and trained in premarital education.

In order to qualify for the reduced fee, the applicants must provide the court a signed, dated, and notarized certificate of completion of a qualifying premarital education program. A Certificate of Completion of Qualifying Premarital Education can be picked up at the Probate Court or downloaded [here](#).

Age Requirement

The minimum age of marriage is 17. Individuals who are 17 and wish to be married must:

- (1) Be emancipated by the court
- (2) At least 15 days have passed since emancipation
- (3) The older party to the marriage may only be up-to-4-years older than the younger party to the marriage
- (4) Complete a premarital education course.