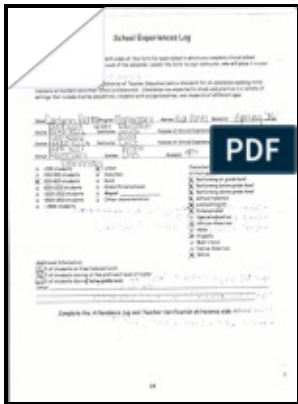


Marriage and marriage dissolution in California - marriages and final decrees of dissolution of marriage, judgment of nullity, and legal separation, 1966-1973.

State of California, Dept. of Health - Marriage and marriage dissolution in California : marriages and final decrees of dissolution of marr...



Description: -

- Hermetism.

Telecommunication -- Germany (West)

Divorce -- California -- Statistics.

Marriage -- California -- Statistics. Marriage and marriage dissolution in California - marriages and final decrees of dissolution of marriage, judgment of nullity, and legal separation, 1966-1973.

- Marriage and marriage dissolution in California - marriages and final decrees of dissolution of marriage, judgment of nullity, and legal separation, 1966-1973.

Notes: Bibliography: p. 110.

This edition was published in 1977



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Tags: #Marriage #and #marriage #dissolution #in #California #: #marriages #and #final #decrees #of #dissolution #of #marriage, #judgement #of #nullity, #and #legal #separation, #1966

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Further reading Websites Search £ to view articles about newsworthy divorce cases from 1785-1985. See for validity of remarriage in States which have adopted the Uniform Marriage Evasion Act.

Divorce / Legal Separation / Annulment: Sacramento Superior Court

However, if the marriage was entered into in another State, this provision of New York law had no application. The divorce did not become final until the entry of the final decree at the expiration of the 1-year period upon the plaintiff's application to the court. The divorce decree in such case would specify that it was unlawful for the party who obtained the divorce to remarry within the 2-year period.

Marriage and marriage dissolution in California :

Certain marriages entered into before the expiration of 60 days from the date of a decree declaring a previous marriage of one or both of the contracting parties void or dissolved also have been validated periodically by curative legislation. On appeal, the case would be suspended in the lower court, and transcripts of all the records transferred upwards. To get an annulment, you must be able to prove to the judge that 1 of these reasons is true in your case.

Marriage and marriage dissolution in California : marriages and final decrees of dissolution of marriage, judgement of nullity, and legal separation, 1966

However, a marriage contracted during the prohibited period is not void. Some examples are marrying only to get a green card or hiding the

inability to have children. If, however, the marriage was entered into in another State by residents of Vermont for the purpose of evading the restriction, Vermont would hold such a marriage to be void.

Marriage and marriage dissolution in California : marriages and final decrees of dissolution of marr...

A marriage entered into in another State within 6 months of the Idaho decree would be recognized as valid by the courts of Idaho and of all other States.

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