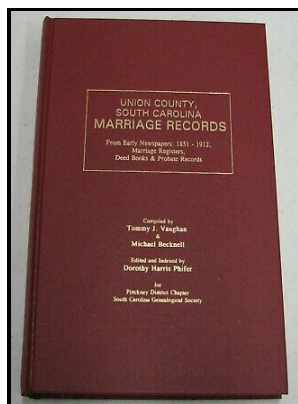


South Carolina marriages

Genealogical Pub. Co. - Books about South Carolina Marriages



Description: -

-

Indians of North America -- Oklahoma.

Frontier and pioneer life -- Oklahoma.

Hennessey, Pat, d.1874.

South Carolina -- Genealogy.

Marriage records -- South Carolina. South Carolina marriages

-South Carolina marriages

Notes: Includes indexes.

This edition was published in 1980



Filesize: 16.15 MB

Tags: #Marriage #Records #Search

South Carolina Marriages Search Engine

Official Marriage Records provide information about whether a marriage is legally valid, the names of both parties to the marriage, and when the wedding took place.

South Carolina Marriage Records

Death certificates become public records in South Carolina after fifty years and then any person may obtain the death long form certificate. Service by publication as provided in Sections 15-9-710 and 15-9-740 also is available to a plaintiff in an action for annulment whose marriage was contracted or solemnized outside of this State when the plaintiff was a resident of this State at the time of the marriage or has been a resident of this State for at least one year prior to the commencement of the action.

South Carolina Marriage Records Search Directory

We are striving to develop the most comprehensive free directory of public records links in the country. All public school districts must include a discussion of the pamphlet in its sex and family education curriculum; 6 all state and local agencies and institutions that provide health services including, but not limited to, family planning services and distribution of contraceptives, to be given to all pregnant minors, persons receiving birth control, and persons receiving information on family planning or sexually transmitted diseases; 7 all local mental health centers to be distributed where appropriate in particular counseling situations; 8 all county programs for adolescent pregnancy prevention initiatives, as provided in Section 44-122-40. A common-law marriage hereinafter entered into by a person under the age of sixteen is void ab initio.

South Carolina Marriages, 1709

A photocopy of valid photo identification must accompany all South Carolina vital record requests.

South Carolina Marriage Records Search Directory

HISTORY: 1962 Code Section 20-24.

Code of Laws

The children of such marriages shall be deemed legitimate and when the parties shall have ceased to cohabit, in consequence of the death of the woman or from any other cause, all the children of the woman, recognized by the man to be his, shall be deemed legitimate. Any person under the age of sixteen is not capable of entering into a valid marriage, and all marriages hereinafter entered into by such persons are void ab initio. B The informational pamphlet must be distributed to: 1 all probate judges and clerks of court who issue marriage licenses who shall give it to each couple at the time they apply for the license; 2 all family court judges who shall give it to all couples who file a petition for divorce or a petition for approval of a separation agreement; 3 the Department of Social Services who shall give it to each person who applies for welfare benefits; 4 the Department of Health and Environmental Control to be included and mailed out with each certified birth certificate issued, as provided in Section 44-63-80; 5 all public school districts in the State that teach sex education programs.

Marriage Records Search

Applicants under age of consent; consent of relative or guardian.

Related Books

- [Efficient use of vector computers with emphasis on computational fluid dynamics - a GAMM-workshop](#)
- [Chen shui de wen ming - Tan xun gu wen hua yu gu wen hua yi zhi](#)
- [Sempers Dresden - die Bauten und die Schüler](#)
- [Stevens & Anderson kinsmen of American descendant](#)
- [Glenwood](#)