1, §595.3

595.3 License.

Previous to the solemnization of any marriage, a license for that purpose must be obtained from the county registrar. The license must not be granted in any case:

- 1. Where either party is under the age necessary to render the marriage valid.
- 2. Where either party is under eighteen years of age, unless the marriage is approved by a judge of the district court as provided by section 595.2.
 - 3. Where either party is disqualified from making any civil contract.
- 4. Where the parties are within the degrees of consanguinity or affinity in which marriages are prohibited by law.
- 5. Where either party is a ward under a guardianship and the court has made a finding that the ward lacks the capacity to contract a valid marriage.

[C51, \$1465 – 1467; R60, \$2517, 2518; C73, \$2187 – 2189; C97, \$3141, 3142; S13, \$3141; C24, 27, 31, 35, 39, \$**10429, 10431**; C46, 50, 54, 58, \$595.3, 595.5; C62, 66, 71, 73, 75, 77, 79, 81, \$595.3]

91 Acts, ch 93, §2; 95 Acts, ch 124, §13, 26; 98 Acts, ch 1099, §2 Referred to in §595.18