Marriage is not only an expression of love or a family event. It’s also a decision with many and often complex legal consequences.

Your notary will advise you on your rights and duties as a spouse. He will explain the legal rules intended to protect your respective interests and will assess with you the possibility of adapting them to your needs through a marriage contract.

THE RIGHTS AND DUTIES OF SPOUSES

The law provides that during the marriage, the spouses have the same rights and the same obligations towards one another. Among other things, they must:

+ Offer respect, fidelity, succour and assistance to one another.
+ Lead the family and shoulder their responsibilities towards their children together.
+ Choose the family residence together.
+ Contribute proportionally to their respective means to household tasks and family expenses (lodging, clothes, food and so on)

PROTECTING THE SPOUSES’ PROPERTY AND MANAGING THEIR DEBTS

Whether we are talking about marriage, divorce or death, there are legal rules to ensure:

+ the protection of each spouse’s property and money; and
+ the responsible management of their debts.

1. Choosing a matrimonial regime

The law provides that every married couple is subject to a matrimonial regime whose purpose is to:

1. Establish the rules for managing the spouses’ property, money and debts during the marriage.
2. Determine how to divide their property and establish its value in the event of divorce or death.

The law recognizes various matrimonial regimes. The spouses may adapt one of them to their particular needs in a marriage contract signed before a notary.

Your notary will explain the differences between the various matrimonial regimes. If you want to adapt one of them, he will make sure that your choice is really suited to your needs. He will also draft your marriage contract and make sure that your matrimonial regime meets all the legal requirements.

Spouses married since July 1, 1970 are automatically governed by the matrimonial regime of the partnership of acquests if:

- They do not have a marriage contract;
- Their marriage contract contains no provisions dealing with their matrimonial regime.

2. Protecting the family residence and property

Regardless of your matrimonial regime or the content of your marriage contract, the law gives special protection to the family residence and to the items in the residence that are used by the family.

Consult your notary!
This means that during the marriage, a spouse must obtain the other’s consent to:
+ Sell, lease, mortgage, transfer or encumber the family residence if it is located in a building with four units or less.
+ Sell, lease or transfer the family residence if it is located in a building with five units or more.
+ Sublet, transfer or terminate the lease of a dwelling if the landlord has been informed that it is a family dwelling.
+ Sublet, transfer or even part with property in the residence used by the family.

The legal protection of the residence can be further enhanced by registering a “declaration of family residence”. To find out more, please consult your notary.

3. Partition of the family patrimony
In the event of a divorce or death, the law provides that the net value of the property in the family patrimony will normally be shared equally by the spouses.

The following are the items which automatically become part of the family patrimony from the date of marriage:
+ The residence(s) used by the family
+ The items of the residence that are used by the family
+ The vehicles used by the family
+ Each spouse’s retirement savings plans, their pension plans and their annuities

The family patrimony rules are mandatory, regardless of your matrimonial regime or the content of your marriage contract. They cannot be modified during the marriage, even by means of a marriage contract.

**SUPPORT PAYMENTS AND OTHER FINANCIAL REQUESTS**

Under certain circumstances, the law allows a spouse the right to make such requests as:
+ Spousal support for himself or herself; or
+ Compensation if, during the marriage, the spouse became poorer while at the same time contributing to the enrichment of the other spouse without any valid reason.

These kinds of request are generally made in the event of a divorce or the death of a spouse. It must be ordered by the court.

Your notary will advise you on the financial claims you may be entitled to make.

**PROTECTION IN THE EVENT OF A DEATH**

If you pass away without having made a will, the law provides that your spouse becomes one of your heirs.

The spouse is not necessarily the only heir. The surviving spouse has to share the inheritance with the other legal heirs. For example, if you have children, two thirds of the inheritance goes to your children and one third goes to your spouse.

**MARRIAGE CELEBRATED BY YOUR NOTARY**

The law authorizes your notary to celebrate civil marriages anywhere in Québec. The marriage may be celebrated at any place chosen by the future spouses as long as it respects the solemn character of the ceremony.

Besides informing you of the legal consequences of a marriage, your notary will make sure that all the legal formalities are observed.

**The civil union**

In Québec, a civil union is another way for couples to be legally united. It is distinct from a marriage, but involves nearly the same legal consequences.

Therefore, the rules stated in this pamphlet also apply to a civil union, though some adjustments are needed.

Please consult your notary to find out more.

**FOOD FOR THOUGHT**

- Would a marriage contract be appropriate?
- Who will celebrate your marriage?
- Have you prepared a patrimonial balance sheet?
- Have you considered preparing a will?