

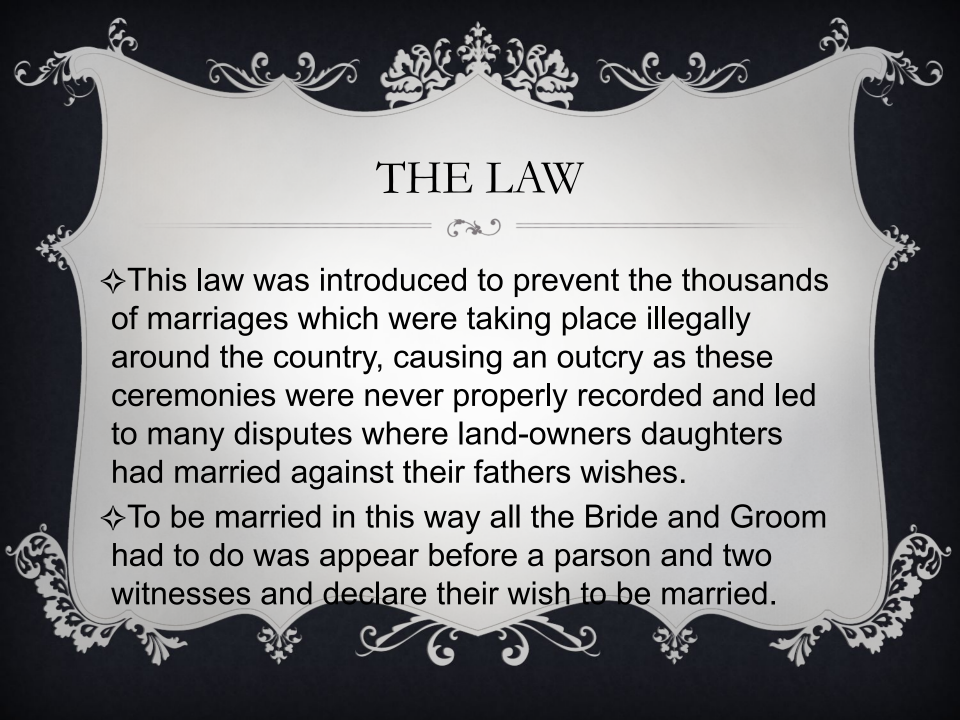






## THE 1754 ACT OF PARLIAMENT

- **1.**Any marriages performed in a church would have to be recorded in the Parish Records which in turn would have to be signed by both Bride and Groom.
- 2. Weddings which were carried out in places or at times which were deemed illegal in the 1604 canons were not legal ceremonies.
- **3.**All weddings should be performed in a church and would be recognised legally while non-church ceremonies would not be deemed legal.
- 4. Bride and Groom must both be 21 or over to marry without their Garens or quardians consect.



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## THE CHANGES IN LAW

- ♦in 1857 Lord Brougham brought in a bill changing the law which meant that a couple must be in residence in the area for a minimum of 21 days prior to the proposed date "the three week cooling-off period»
- \$\Delta\$ 1977 saw yet another change in law which removed the three week cooling off period as there was no longer a residential qualification.
- The latest change in the law occurred in June 2002 whereby Registrars were allowed to perform civil ceremonies outwith the Registry offices, in approved

venues.





♦Gretna Green, the worlds most romantic wedding venue ... Anvil Hall is set in its own grounds, away from other wedding parties and the many tourists that visit Gretna Green.

All weddings are conducted by candlelight and a host of locations

are available for

photographs inside and



