1. What forms of legally recognized relationships are available?

2. What are the requirements to be able to enter into the above relationships?

3. Differences between marriage and civil unions and how the two sets of laws interact.

4. What kinds of pre-existing relationships make you ineligible to enter each kind of relationship?

5. When a couple comes to Arizona, is their pre-existing relationship recognized? If not, is there any formalized avenue for obtaining recognition?

6. How can each form of relationship be dissolved? What is the residency requirement or other link to Arizona for an authority to grant a divorce/dissolution?

<table>
<thead>
<tr>
<th>LEGAL RECOGNITION FOR OPPOSITE-SEX COUPLE</th>
<th>GEOGRAPHY</th>
<th>LAW</th>
<th>AVAILABLE TO SAME-SEX COUPLE?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marriage, registered</td>
<td>Arizona</td>
<td>Title 25 of the Arizona Revised Statutes.</td>
<td>Yes.</td>
</tr>
<tr>
<td>Civil union, registered</td>
<td>Tucson, Bisbee, Jerome, Sedona, Clarkdale, and Cottonwood</td>
<td>These six cities adopted ordinances recognizing civil unions within their municipal jurisdictions and thereby extended certain benefits and rights to same-sex couples.</td>
<td>Yes, but only in the six cities that passed ordinances recognizing same-sex civil unions.</td>
</tr>
<tr>
<td>Domestic partnership</td>
<td>Phoenix</td>
<td>City of Phoenix Ordinance G-5295 creates a domestic partnership registry.</td>
<td>Yes, but only in Phoenix.</td>
</tr>
</tbody>
</table>

NOTE: On June 26, 2015, the United States Supreme Court issued a decision in four consolidated cases from the Sixth Circuit Court of Appeals under the name Obergefell v. Hodges, 576 U.S. ___________ (2015), regarding same-sex marriage. The appeals arose from federal district court decisions in Michigan, Kentucky, Ohio, and Tennessee, which struck down as unconstitutional laws that denied the 14 petitioners the right to marry or refused to give full recognition to marriages lawfully performed in another state. The laws at issue in those states define marriage as a union between one man and one woman. The Sixth Circuit had reversed those decisions (in DeBoer v. Snyder, 772
F.3d 388 (2014)), holding that a state had no constitutional obligation to allow same-sex marriages or to recognize those performed in another state. In a 5-4 majority opinion, the U.S. Supreme Court held that the Fourteenth Amendment requires a state to license marriages between same-sex couples and to recognize lawfully performed same-sex marriages from another state. The Court held that the right to marry is protected under both the Due Process Clause and the Equal Protection Clause of the Fourteenth Amendment. Because the Court found that state laws at issue burden the liberty and abridge the equality of same-sex couples, they must be struck down.

2. What are the requirements to be able to enter into the above relationships?

(i) Geographic requirements:

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<tr>
<th>FORM OF LEGAL RELATIONSHIP</th>
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<tr>
<td>Marriage</td>
<td>No geographic link is required.</td>
</tr>
<tr>
<td>Civil union</td>
<td>No geographic link is required for those cities that maintain a civil union registry by city ordinance.</td>
</tr>
<tr>
<td>Domestic partnership</td>
<td>The Phoenix Domestic Partnership Registry requires both individuals to reside in Phoenix.</td>
</tr>
</tbody>
</table>

(ii) Other substantive eligibility criteria:

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</table>
| Marriage                  | To be legally married in Arizona, a couple must:  
• Have a marriage ceremony;  
• Obtain a marriage license; and  
• Have the marriage solemnized by someone authorized to do so under Arizona law. |
| Civil union               | Generally, the civil ordinances require couples wishing to enter into a civil union to sign a notarized affidavit that they:  
• Live together, provide “mutual support,” and have a shared intent regarding the relationship;  
• Are not in a marriage or domestic partnership/civil union with another person;  
• Are not related by blood;  
• Are over 18 years old; and  
• Are mentally competent. |

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Domestic partnership

In Phoenix, to qualify for a domestic partnership, a couple must:

- Both reside in the City of Phoenix;
- Currently share a common residence;
- Be in a committed relationship and share responsibility for each other’s common welfare;
- Not be in a marriage or domestic partnership/civil union with another person;
- Not be related by blood;
- Be over 18 years old; and
- Be mentally competent.

3. If both marriage and civil unions exist:

(a) Identify any significant differences in eligibility; and

(b) Briefly highlight how they interact if both are in effect (e.g., in some countries, entering into a marriage with the same or a different person automatically dissolves any civil union that the two parties were previously party to, making the latter vulnerable and potentially circumventing separation laws).

(c) If both marriage and civil unions are available to same-sex couples, briefly highlight areas where major differences exist between marriage and civil unions (e.g., taxes, adoption, immigration, etc.).

(a)–(c) The cities recognizing civil unions provide limited rights for registered civil union partners.

- In Bisbee and Jerome, registered civil union partners have the right to be treated as family members for all purposes by the city (including cemetery operations, use of city facilities, etc.). Any registered civil union partner who is a city employee may designate his/her partner as a beneficiary of any benefits provided by the city to spouses.

- In Tucson, Sedona, and Cottonwood, registered civil union partners have rights related to health care visitation; use of and access to city facilities; and, the same city employee benefits that are available to spouses are provided to the civil union partners of city employees.

- In Clarkdale, registered civil union partners have rights to health care visitation, the same city employee benefits that are available to spouses are provided to the civil union partners of city employees.

In Phoenix, a registered domestic partner has health care visitation rights only.
4. What kinds of pre-existing relationships make you ineligible to enter each kind of relationship?

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<tr>
<td>Marriage</td>
<td>Certain close familial relationships may make people ineligible to marry. A person who knowingly marries another person while still married to someone else is guilty of a class 5 felony.</td>
</tr>
<tr>
<td>Civil union</td>
<td>A person is ineligible to form a registered civil union if that person is married or already in a civil union with another person.</td>
</tr>
<tr>
<td>Domestic partnership</td>
<td>A person is ineligible to register for a domestic partnership if that person is married or already in a domestic partnership or civil union with another person.</td>
</tr>
</tbody>
</table>

5. When a couple comes to Arizona, is their pre-existing relationship recognized? If not, is there any formalized avenue for obtaining recognition?

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<tr>
<td>Marriage</td>
<td>Valid marriages from other states or countries are recognized unless the marriage is prohibited under Arizona law.</td>
</tr>
<tr>
<td>Civil union and domestic partnership</td>
<td>For those cities recognizing a civil union or domestic partnership (discussed above), couples must register the relationship as a civil union or domestic partnership with the city to be entitled to the city's respective rights for a registered civil union or domestic partnership.</td>
</tr>
</tbody>
</table>

6. How can each form of relationship be dissolved? What is the residency requirement or other link to Arizona for an authority to grant a divorce/dissolution?

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| Marriage                    | A court can grant a divorce if it finds that:  
  • at least one of the parties was domiciled in the state at the time of commencement;  
  • certain conciliation provisions have been met;  
  • the marriage is irretrievably broken; and  
  • the court has considered all child-support issues. |

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Civil union and domestic partnership

In Tucson, Sedona, Cottonwood, and Clarkdale, a registered civil union may be terminated by any one of the following:

• the death of one of the partners;
• a request by one or both of the partners to terminate the registration by submitting a signed and notarized statement of termination (noting that any contractual obligation or legal designation is not altered by the termination of the civil union); or
• the marriage, expressly recognized by Arizona, of either one of the civil union partners.

In Bisbee and Jerome, a registered civil union may be terminated if one or both partners submit a signed and notarized statement of termination (noting that any contractual obligation or legal designation is not altered by the termination of the civil union).

In Phoenix, a registered domestic partnership may be terminated by:

• the death of one of the partners; or
• a request by one or both of the partners, filed with the city, to terminate the registration.

Sources:

**Statutes and Constitutions**

• Ariz. Revised Statutes tit. 13.
• Ariz. Revised Statutes tit. 25.
• Ariz. Const. art. 30, § 1.

**Case Law**


**Government Websites and Ordinances**

• City of Phoenix – Qualified Domestic Partnership Information Sheet.
• City of Phoenix – Ordinance G-5295.
• City of Tucson – Civil Union Registration Instructions.
• Arizona Department of Health.
• National Conference of State Legislatures – States Offering Benefits for Same-Sex Partners of State Employees.
• Sedona Town Code ch. 5.40, Civil Unions.
• Tucson Town Code § 17-70, Registered Civil Unions.
• Jerome Town Code ch. 17, Civil Unions.
• Bisbee Ordinance 0-13-08.
• Clarkdale, Town Code ch. 8, Business Regulations, Article 8-6, Civil Unions.
• Cottonwood Ordinance 604.
Secondary Sources