

## ARTICLE LX.

**Marriages.**

5 License or publication of bans friends

1868, c. 42 repeals section 5 of this article and re-enacts the same as follows :

1868, c. 42.  
License or pub-  
lication of  
bans

SEC. 5. No persons within this state shall marry without a license, as hereinafter directed, or before the names of the parties intending to marry shall be thrice published in some church, or house of religious worship, in the county where the woman resides, on three several Sundays, by some minister residing in said county. Nevertheless it is provided that any persons within this state may marry according to the ceremony used by the society of people called Quakers, *provided* the contracting parties shall sign a certificate to the effect that they have agreed to take each other for husband and wife, and, that the said certificate has been attested by at least twelve witnesses; and *pro-vided*, further, that the said certificate shall, within sixty days, be recorded either amongst the records of the so-cietv to which either of the contracting parties may be-long, or in some court of record, in the city or county in which the said marriage may be accomplished.

Quakers.  
Proviso.

Proviso.

In force and approved February 18, 1868.

## ARTICLE LXI.

**Mechanics' Lien.**

22 Machines, wharves and bridges,  
subject to lien.

24. Bill in equity or scire facias.

1868, c. 23 repeals sections 22 and 24 of this article and enacts the following in lieu thereof :

1868, c 23.  
Machines,  
wharves and  
bridges subject  
to lien.

SEC. 22. Every machine, wharf and bridge erected, constructed or repaired within this state, shall be subject to a lien in like manner as buildings are made subject under the provisions of this article.