

Instructions to Person Solemnizing Marriage:

Special Attention is Directed to the Excerpts From the Marriage Act Set Forth at the Right of Affidavit Herein.

EXCEPT as in The Marriage Act provided, any person who solemnizes a marriage earlier than the third day after the day of the date of this License shall be guilty of an offence and shall incur a penalty of not more than \$100.

After solemnizing the marriage, fill in all the blank spaces below and forward this LICENSE FORTHWITH to the REGISTRAR-GENERAL, TORONTO 022555

I Certify that I solemnized the marriage of:-

Bridegroom Eli Emmond and

Bride Sara Paul

(in the presence of)

Witness C. F. Rice

Address Chapleau Ontario and

Witness W. H. Summers

Address Chapleau

in the Village of Chapleau in the

District Sudbury PROVINCE OF ONTARIO

on the 26th day of July 1927

Name of Bridegroom's Father Eli Emmond

Maiden Name of Bridegroom's Mother Rosie

Name of Bride's Father Albas Paul

Maiden Name of Bride's Mother Mary ?

REGISTRATION NO. 8481 Ed J. Vale

(Registration Certificate Number, Signature of person solemnizing Marriage.)

Address St John's British School Chapleau

Denomination Church of England

For statistical purposes, please furnish the following information:-

Birthplace of Bridegroom's Father Montreal Quebec

Birthplace of Bride's Father Missisquoi Harbour

Can Bridegroom read? Yes write Yes

Can Bride read? Yes write Yes

Affidavit required by Section 23 of The Marriage Act before License is granted.

I, Eli Emmond of the Village of Grassett

in the Municipal of Chapleau in the Province of Ontario

do hereby make oath and say as follows: Sara Paul (Name in full of deponent or of the other contracting party or as the case may be)

That, for the space of fifteen days** immediately preceding the date of this affidavit, Eli Emmond (Name in full of deponent or of the other contracting party or as the case may be)

as he had been usual place of abode within the Province of Ontario.

THAT, I believe there is no affinity, consanguinity, prior marriage or other lawful cause or legal impediment to bar or hinder the solemnization of the marriage, and

THAT the contents set forth herein are to the best of my knowledge, information and belief, true in every particular.

NAMES IN FULL	<u>Eli Emmond</u>	<u>Sara Paul</u>
OCCUPATION	<u>Section man</u>	<u>Household duties</u>
AGE AND CONDITION IN LIFE	<u>31</u> <u>Bachelor</u>	<u>17</u> <u>Spinster</u>
RELIGIOUS DENOMINATION	<u>Catholic</u>	<u>Church of England</u>
RESIDENCE WHEN MARRIED	<u>Grassett, Ont</u>	<u>Grassett, Ont.</u>
PLACE OF BIRTH	<u>Bonfield, Ont</u>	<u>Grassett, Ont</u>
INTENDED PLACE OF MARRIAGE	<u>White River, Ont</u>	

Sworn before me at the Village of Chapleau

in the County of Sudbury

this 26th day of July 1927

Ed J. Vale Issuer of Marriage Licenses at Chapleau

(Signature of Issuer)

(a) If the affidavit is made by both parties, insert here the name, address and occupation of the other party. Where both the parties to the intended marriage both attend before the issuer and each of them makes the affidavit required in sub-section 1, the issuer may in his discretion dispense with the proof required by sub-section 5.

**If either of the parties is under the age of 18 years, the consent in writing, verified by affidavit of the person whose consent is required, must be filed with the issuer for transmission to the Registrar-General. (The Marriage Act 1927, Sections 18 and 26).

***If neither of the parties has resided in Ontario for 18 days immediately preceding the date of this affidavit and the intention to marry has not been duly advertised, a Permit to issue License must be obtained from the Provincial Secretary. A fee of \$3.00 is charged for such Permit.



Excerpts From The Marriage Act

3. (1) The Provincial Secretary shall from time to time, on application made to him according to forms prescribed by the Lieutenant-Governor in Council, or to the like effect, which application may be made by the applicant or, on his behalf, by the ecclesiastical authority or authorities of the church, religious denomination or congregation to which he belongs, register such person as authorized to solemnize marriage and may issue one or more certificates of such registration to any person so registered.

22. Any person not registered with and certified by the Provincial Secretary, as hereinbefore provided, or any person so registered and certified, but disqualified by change of residence or for any other reason, who solemnizes or undertakes to solemnize any marriage, shall incur a penalty of \$500, and shall also be liable to imprisonment for any term not exceeding twelve months.