

FORM 4.  
PARTICULARS TO BE SUPPLIED BY MINISTER, ETC.

BRIDEGROOM

Name John McNamee  
Age 32  
Residence when Married 1006911  
Place of Birth Ontario  
Bachelor or Widower 1  
Occupation Limington  
Religious Denomination Methodist  
Name of Father John McNamee  
Maiden Name of Mother Anna Bushman

BRIDE

Name Margaret Beth  
Age 27  
Residence when Married 1006911  
Place of Birth Ontario  
Spinster or Widow 1  
Religious Denomination Methodist  
Name of Father John Beth  
Maiden Name of Mother Margaret  
Signature of Bridegroom John McNamee  
Signature of Bride Margaret Beth

Name of Witness John McNamee  
Address 60 British Street  
Name of Witness John McNamee  
Address 60 British Street

I certify the above named parties were married by me at Toronto  
in the county of Toronto  
this 31<sup>st</sup> day of Dec 1914  
Signature Matthew W. Collins  
Address Toronto  
Denomination Methodist



FORM 3.  
AFFIDAVIT

(R.S.O. 1914, Cap. 148.)

The Marriage Act.

Required before License or Certificate is Granted by Issuer of Marriage Licenses by provision of  
I, John McNamee of Toronto  
in the County of York Addition Toronto make oath and say as follows:  
1. I and Margaret Beth of Toronto  
in the County of York Addition Toronto are desirous of entering into the  
Contract of Marriage, and of having our Marriage duly solemnized at the City, Town, Village or Township of Toronto  
in the County of York

2. According to the best of my knowledge and belief, there is no affinity, consanguinity, prior marriage or any other lawful cause or legal impediment to bar or hinder the solemnization of the said Marriage.  
3. I deponent has had, since the first day of Jan 1913  
my usual place of abode within the municipality of Toronto in the said County or District.  
4. I am of the age of 32 years, and the said Margaret Beth  
is of the full age of 27 years.  
5. I am a Bachelor and the said Margaret Beth  
is a Spinster

Subscribed before me at City of Toronto  
in the County of York Addition Toronto this 30 day of Dec 1914  
Matthew W. Collins Issuer of Marriage Licenses at 105 King St Toronto

\* Or that the said widow or widower, add: E. D., of Toronto in the county of York is the person whose consent to the said marriage is required by law, and the said E. D. consents to the said marriage. The paper writing hereto annexed marked "A" is the consent of the said E. D. to the said marriage, and the signature thereto is of the proper handwriting of E. D. 7. The said E. D. is the father of the said C. D. (or the said E. D. is the mother or guardian duly appointed) of the said C. D. and the father of the said C. D. is dead) or the father and mother of the said C. D. are both dead and no guardian of the said C. D. has been appointed).  
(NOTE.—This form will be varied as the circumstances of the case may require.) 1 Geo. V. c. 32, Form 3.

EXCERPTS FROM THE MARRIAGE ACT

2. The following persons, being men and resident in Canada, may solemnize marriage between persons not under a legal disqualification to contract such marriage:  
(a) The ministers and clergymen of every church and religious denomination duly ordained or appointed according to the rites and ceremonies of the church or denomination to which they respectively belong;  
(b) Any elder, evangelist or missionary for the time being of any church or congregation of the religious people commonly called or known congregationally as "Congregations of God" or "Congregations of Christ," and individually as "Disciples of Christ," who from time to time is chosen by any such congregation for the solemnization of marriages;  
(c) Any duly appointed commissioner or staff officer of the religious society called the Salvation Army, chosen or commissioned by the society to solemnize marriages;  
(d) Any elder for the time being of the church or congregation of religious people commonly called or known congregationally as "Parrindon Independent Church," who from time to time is chosen by such church or congregation for the solemnization of marriages;  
(e) Any recognized evangelist, teacher or elder for the time being of any congregation of Christians commonly called or known as "Brethren Independent Church," who from time to time is chosen by such church or congregation for the solemnization of marriages.  
3. (1) No minister, clergyman or other person shall solemnize any marriage, unless duly authorized so to do by license under the hand and seal of the Lieutenant-Governor or of his Deputy, or by a certificate under this Act, unless the intention of the persons to intermarry has been published as provided by subsection 2.  
5. (2) No clergyman, minister or other person shall solemnize a marriage between the hours of 10 o'clock after noon and 6 o'clock before noon unless he is satisfied from evidence adduced to him that the proposed marriage is legal and that exceptional circumstances exist which render its solemnization between those hours advisable.  
(3) No clergyman, minister or other person shall solemnize a marriage without the presence of at least two adult witnesses, and two or more of such witnesses shall affix their names as witnesses to the record in the register prescribed by section 27.  
(4) The certificate or license to marry or the certificate of proclamation, when such certificate is required, shall be left with the clergyman, minister or other person who solemnizes the marriage, and he shall forthwith after such solemnization endorse upon the certificate or license the particulars mentioned in Form 4, and thereupon forward such certificate or license to the Registrar-General. 1 Geo. V. c. 32, s. 5; 2 Geo. V. c. 17, s. 30 (1).  
16. No license or certificate shall be issued to any person under the age of fourteen years, except where a marriage is shown to be necessary to prevent the illegitimacy of offspring, and a certificate to that effect is given by a legally qualified medical practitioner known to the issuer or deputy celebrant of the marriage ceremony in any case in which either of the contracting parties is under the age of fourteen years. 1 Geo. V. c. 32, s. 16.  
18. (2) If the city, county or district in which it is intended that the marriage shall be solemnized is not that in which either of the parties has resided for the space of fifteen days immediately preceding the issue of the license or certificate, had his or her usual place of abode, the license or certificate may, nevertheless, be issued upon the production of an affidavit by one of the parties, stating that notice of the intended marriage, stating the name, occupation, usual place of abode of each of the parties, has been published once a week for three successive weeks immediately preceding the application for the license or certificate in some newspaper, published in the municipality in which the marriage is to take place, or if there is no such newspaper, then in a newspaper published in the nearest adjoining municipality, and accompanied by the production of the respective issues of such newspaper containing such notice.