

Instructions to Person Solemnizing Marriage:

Any person who solemnizes a marriage under the authority of this license within three clear days after the date thereof shall be guilty of an offence and shall incur a penalty of not more than \$100; provided, however, that the Provincial Secretary in his absolute discretion may authorize the solemnization of marriage within such three days, in which case there shall be no penalty hereunder.

After solemnizing the marriage, fill in the particulars and forward this LICENSE forthwith to the REGISTRAR GENERAL, SPADINA HOUSE, TORONTO.

I certify that I solemnized the marriage of—

Groom Mahlon Wesley Beach
 Bride Margaret Elizabeth Fraser
 Name of Ed Beach
 Address Ottawa, Ont
Edith E. Church
 Address Chelms, Que
Ottawa
 County of Carleton ONTARIO
 on the 14th October 1925
 Name of Groom's Father Joseph Beach
 Maiden Name of Groom's Mother Annie Spiach
 Name of Bride's Father Peter Campbell
 Maiden Name of Bride's Mother Mary Walker
T. J. Thompson
 Address Ottawa
 Denomination United Church

Registration Certificate Number 1511

For statistical purposes, please furnish the following information:—

Residence of Groom's Father Canada

Residence of Bride's Father Scotland

Can Groom read? yes write yes

Can Bride read? yes write yes

FORM 3

AFFIDAVIT required by provision of The Marriage Act before License is granted by Issuer of Marriage Licenses.

I, Mahlon Beach of the Town of Westmeach in the County of Renfrew in the Province of Ontario do hereby swear and say as follows:

That, for the space of 30 days* immediately preceding the date of this affidavit, I Mahlon Beach have in full of support or the other contracting party

known as my 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 her 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.

BRIDE	BRIDEGROOM	BRIDE
NAME IN FULL	<u>Mahlon Beach</u>	<u>Margaret Elizabeth Fraser</u>
OCCUPATION	<u>Carpenter</u>	
CONDITION IN LIFE	<u>Divorced</u> Bachelor or Widower	<u>Widow</u> Bachelor or Widow
AGE	<u>66 years</u>	<u>65 years</u>
RELIGIOUS DENOMINATION	<u>United Church</u>	<u>United Church</u>
RESIDENCE WHEN MARRIED	<u>Beachburg Ont</u>	<u>Toronto Ont</u>
PLACE OF BIRTH	<u>Beachburg Ont</u>	<u>Perrin Ont</u>
ISSUED PLACE OF MARRIAGE	<u>Ottawa</u> Name of City, Town, Village or Township	<u>Carleton</u> Name of County

SWORN before me at the City of Ottawa in the County of Carleton on the 10th day of October 1925
W. H. Mason Deputy Issuer of Marriage Licenses of Ottawa

*If either of the parties is under the age of 18 years, the consent in writing of the person whose consent is required must be produced and attached to the above affidavit. (The Marriage Act, Sec. 18.) (9 Geo. 5, c. 26, s. 2.)

**If neither of the parties has resided in Ontario for 18 days immediately preceding the date of this affidavit and the intention has not been advertised, a Permit to Issue must be obtained from the Registrar-General. A fee of \$4.00 is charged for such permit. (The Marriage Act, s. 2, amended.)



EXCERPTS FROM THE MARRIAGE ACT

2. (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 or otherwise and may include therein the name of any number of persons so registered.

18. If any person not registered with and certified by the Provincial Secretary, as hereinbefore provided, solemnizes or undertakes to solemnize any marriage, he shall incur a penalty of \$500 and shall also be liable to imprisonment for any term not exceeding twelve months, but such penalties shall be recoverable or imposed only by action at the suit of the Crown.