FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandfather
2. Grandfather’s wife
3. Wife’s grandfather
4. Aunt
5. Aunt’s wife
6. Wife’s aunt
7. Mother
8. Stepfather
9. Wife’s mother
10. Daughter
11. Wife’s daughter
12. Son’s wife
13. Sister
14. Granddaughter
15. Grandson’s wife
16. Wife’s granddaughter
17. Niece
18. Niece’s wife
19. Wife’s niece
20. Brother’s wife.

A WOMAN may not marry her
1. Grandfather
2. Grandmother’s husband
3. Husband’s grandmother
4. Uncle
5. Aunt’s husband
6. Husband’s uncle
7. Father
8. Stepfather
9. Husband’s father
10. Son
11. Husband’s son
12. Daughter’s husband
13. Brother
14. Grandson
15. Granddaughter’s husband
16. Husband’s grandson
17. Nephew
18. Niece’s husband
19. Husband’s nephew
20. Husband’s brother.

The relationships set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

By the United Statutes of Canada, 1896, c. 101, s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased husband, or a daughter of a deceased wife of the man."

By 12-14 Geo. V, c. 12, s. 2, Canada is it enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother."

This License is valid for use only in the PROVINCE OF ONTARIO, for a MARRIAGE solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by The Marriage Act to solemnize marriage, and REGISTERED as so authorized by the Provincial Secretary.

Provincial Secretary of the Province of Ontario

By His Honour Henry Cockshutt, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License, for the solemnization of Marriage between

Archibald Young
Edith Lydia Cliffe

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fifth day of January, in the year of our Lord one thousand nine hundred and twenty-four, and in the Fourteenth Year of His Majesty’s Reign.

Issued this Eighteenth day of July 1928

Wm. Mathieson, Issuer of Marriage Licenses at Toronto

(Address of Issuer)

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.
FORM 3

AFFIDAVIT required by provision of The Marriage Act before Licence is granted by Issuer of Marriage Licences.

3. Archibald Young of the City of Toronto in the County or District of York in the Province of Ontario, make oath and say as follows:

THAT, for the space of fifteen days immediately preceding the date of this affidavit, Archibald Young has lived in the habitual place of abode within the Province of Ontario.

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

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

<table>
<thead>
<tr>
<th>BRIDEGROOM</th>
<th>BRIDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Archibald Young</td>
<td>Edith Lydia Cliff</td>
</tr>
<tr>
<td>Chef</td>
<td>Waitress</td>
</tr>
<tr>
<td>Bachelor</td>
<td>Spinster or Widow</td>
</tr>
<tr>
<td>Presbyterian</td>
<td>Ch. of England</td>
</tr>
<tr>
<td>British Columbia</td>
<td>England</td>
</tr>
</tbody>
</table>

PLACE OF MARRIAGE

Name of City, Town, Village or Township

For statistical purposes, please furnish the following information:

Birthplace of Bride

Birthplace of Bridegroom

for the space of fifteen days immediately preceding the date of this affidavit, the parties to this marriage have lived in the habitual place of abode within the Province of Ontario.

Signature of Issuer

*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. 15.) (C.C.C. 1873, c. 36, s. 2.)

*If neither of the parties has resided in Ontario for 15 days immediately preceding the date of this affidavit and the location has not been advertised, a permit to issue must be obtained from the Register-General. A fee of $1.00 is charged for such permit. (See Sec. 17, s.e. 8, amended.)
DEGREES OF AFFINITY AND CONSANGUINITY
which under the Statutes in that behalf bar the lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle's wife
6. Wife's aunt
7. Mother
8. Stepmother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Grandmother's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife.

A WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's grandfather
4. Uncle
5. Aunt's husband
6. Husband's uncle.
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Sister's husband.

The relationships set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

"By The Revised Statutes of Canada, 1867, c. 108, s. 2, it is enacted that, "A marriage to not invalid merely because the woman is a sister of a deceased wife, or of a daughter of a sister of a deceased wife of the man."

SCHEDULE A.

And furthermore since many misconceptions have arisen as well within this
Regard as others by reason of marrying within the degree of consanguinity prohibited
by the laws of this province, it is hereby declared that all marriages between mother and son; mother and daughter, step-mother and step-son, step-mother and step-daughter, or step-son and step-daughter, daughter and son-in-law, son and daughter-in-law, son and wife's daughter, daughter and son-in-law; and son-in-law and daughter are hereby declared to be null and void of all intents and purposes whatsoever.

This License is valid in the PROVINCE OF ONTARIO only, for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and authorized by the Marriage Act to solemnize marriage.

Issued this ______ day of ___________, 19__

(Signature of Issuer.)

After solemnization of the Marriage, this License, duly executed, must be forwarded forthwith to the Registrar-General,
Parliament Buildings, Toronto.
PARTICULARS of the Marriage

I certify that I solemnized the marriage of—

**Charlie Young**

Bride

**Edith Thompson**

Bridegroom

I solemnized the marriage of—

Bride

Edith Thompson

Bridegroom

Charlie Young

In the

Week

Day

Month

Year

County

City

That I, Charlie Young, aged 23, of Toronto, Ontario, do solemnly swear that I have never been married before, and that the marriage of which I have been the agent is solemnized in accordance with the provisions of the Marriage Act.

<table>
<thead>
<tr>
<th>BRIDE</th>
<th>GROOM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Charlie Young</td>
<td>Edith Thompson</td>
</tr>
<tr>
<td>Bachelor</td>
<td>Single</td>
</tr>
<tr>
<td>Presbyterian</td>
<td>Presbyterian</td>
</tr>
<tr>
<td>16 King St. W.</td>
<td>377 King St. E.</td>
</tr>
<tr>
<td>Toronto, Ont.</td>
<td>Toronto, Ont.</td>
</tr>
</tbody>
</table>

SWORN before me at Toronto, Ont. on this 19th day of September, 1921.

**Charlie Young**

(Signature of Deponent)

In the County of York, on the 19th day of September, 1921.

**H. L.**

(Signature of Deputy Registrar of Marriage Licenses)

**Charlie Young**

(Signature of Deponent)

INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE

After solemnizing the marriage, fill in the particulars and forward this LICENSE forthwith to the Registrar-General at the office of the Registrar-General, Toronto, Ontario. (A penalty of $20.00 is provided for neglect.)
Province of Ontario

By His Honour Henry Cockshutt, Lieutenant-Governor of the Province of Ontario.

To any Person authorized by law to solemnize Marriage in the Province of Ontario.

I do hereby grant this License for the solemnization of marriage between

[Names]

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this [date] day of January, in the year of our Lord one thousand nine hundred and twenty-four, and in the Fourteenth Year of His Majesty's Reign.

Issued this [date] day of [month] 1924

[Signature of Issuer]

[Address of Issuer]

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.
**AFFIDAVIT required by provision of The Marriage Act before License is granted by Issuer of Marriage License.**

**FORM 3**

<table>
<thead>
<tr>
<th>BRIDEGROOM</th>
<th>BRIDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ernest Lam</td>
<td>Margaret Mitchell</td>
</tr>
</tbody>
</table>

**Name of Applicant:**

**Occupation:**

**That, for the space of fifteen days immediately preceding the date of this affidavit, Ernest Lam**

**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.**

<table>
<thead>
<tr>
<th>County of</th>
<th>ONTARIO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of Bridegroom's Father</td>
<td>Henry Lam</td>
</tr>
<tr>
<td>Name of Bride's Father</td>
<td>Henry Mitchell</td>
</tr>
<tr>
<td>Residence of Bridegroom's Mother</td>
<td>68 Elizabeth St.</td>
</tr>
<tr>
<td>Residence of Bride's Mother</td>
<td>314 Jarvis St.</td>
</tr>
</tbody>
</table>

**RELIGIOUS DENOMINATION**

<table>
<thead>
<tr>
<th>Bridegroom</th>
<th>Bride</th>
</tr>
</thead>
<tbody>
<tr>
<td>Presbyterian</td>
<td>Roman Catholic</td>
</tr>
</tbody>
</table>

**STATE OF MARRIAGE**

<table>
<thead>
<tr>
<th>Bridegroom</th>
<th>Bride</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toronto</td>
<td>Toronto</td>
</tr>
</tbody>
</table>

**SIGNED**

**Instructions to Person Solemnising Marriage:**

**2.** 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, 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 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.
FORM A

DEGREES OF AFFINITY AND CONSANGUINITY
which under the statutes in that behalf bar the lawful
solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather’s wife
3. Wife’s grandmother
4. Aunt
5. Uncle’s wife
6. Wife’s aunt
7. Mother
8. Stepmother
9. Wife’s mother
10. Daughter
11. Wife’s daughter
12. Son’s wife
13. Sister
14. Granddaughter
15. Grandmother’s wife
16. Wife’s granddaughter
17. Niece
18. Nephew’s wife
*19. Wife’s niece
20. Brother’s wife

A WOMAN may not marry her
1. Grandfather
2. Grandmother’s husband
3. Husband’s grandfather
4. Uncle
5. Aunt’s husband
6. Husband’s uncle
7. Father
8. Stepfather
9. Husband’s father
10. Son
11. Husband’s son
12. Daughter’s husband
13. Brother
14. Grandson
15. Granddaughter’s husband
16. Husband’s granddaughter
17. Nephew
18. Niece’s husband
19. Husband’s nephew
20. Husband’s brother

The relationships set forth in this table include all such relationships, whether
by the whole or half blood, and whether legitimate or illegitimate.

"By The Revised Statutes of Canada, 1908, s. 105, s. 2, it is enacted that:
"A marriage is not lawful merely because the woman is a sister of a deceased
wife, or a daughter of a sister of a deceased wife of the man."

SCHEDULE A

And furthermore since many controversies have arisen as to whether
the brother the father, the father the brother, the granddaughter’s
dughter, or the daughter’s granddaughter, are the son or daughter of
the brother the father, the father the brother, the granddaughter’s
dughter, or the daughter’s granddaughter, we shall subject the sons,
and all persons being to any such degree of relationship, either
by the name and title of the said prohibitions of marriage. (See V, § 22, Noah, A.)

This License is valid in the PROVINCE OF ONTARIO only,
for a Marriage solemnized within THREE MONTHS from the date
of issue by a person RESIDENT IN CANADA, and authorized by
the marriage Act to solemnize marriage

PROVINCE OF ONTARIO

By His Honour Lionel Herbert Clarke, Lieutenant-Governor of the Province of Ontario.

Whereas Gertrude Martin, Toronto, Ont.

and

Charles Williams, Toronto, Ont.

are determined to enter into the holy estate of Matrimony and are desirous of having their marriage publicly solemnized without publication of banns, I, in virtue, for good causes, Seal and Grant this License of Faculties for the solemnization of marriage between the said parties; I hereby authorize, that by reason of any affinity, consanguinity, prior marriage or other lawful cause, there be no legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my hand and seal, at Government House, in the City of Toronto in the Province of Ontario, this tenth day of April, in the year of our Lord one thousand nine hundred and twenty and in the Tenth Year of His Majesty’s Reign.

Signed this twenty-second day of February nineteen hundred and nineteen.

[Signature of Issuer]

After solemnization of the Marriage, this License, duly executed, must be forwarded forthwith to the Registrant-General, Parliament Buildings, Toronto.
PARTICULARS of the Marriage

I certify that I solemnized the marriage of:

Charles Williams

Gatricuna Martin

in the presence of:

Mr. Billy L. Dyer

Mr. Billy L. Dyer

234 Feranking, Toronto.

234 Feranking, Toronto.

in the County of:

York, Ontario

in the City of:

Toronto, Ont.

County of:

York, Ontario

City of:

Toronto, Ont.

On the 22nd day of Feb. 21.

Name of Groom's Father:

Wong Williams

Name of Bride's Father:

Alex Martin

Name of Groom's Mother:

Mrs. Williams

Name of Bride's Mother:

Mrs. Martin

Address of Groom:

47 Robert St.

Address of Bride:

Marion St., Toronto

Religious Denomination:

Presbyterian

Church of England

Address of Residence:

87 Roscorrogh Rd.

92 Tralys St.

Place of Birth:

China

Chin

Place of Residence:

87 Roscorrogh Rd.

92 Tralys St.

Resident of:

China

Chin

Signature of Groom:

Signature of Bride:

Charles Williams

Gatricuna Martin

Address of Groom:

234 Feranking, Toronto.

Address of Bride:

234 Feranking, Toronto.

234 Feranking, Toronto.

Affidavit required before License or Certificate is granted by Issuer of Marriage Licenses by provision of the Marriage Act.

3. Gatricuna Martin of Toronto, Ontario

Affiant makes oath and says as follows:

That I, Charles Williams, am the natural father of the above-named person, and that I am a resident of the Province of Ontario and that I have knowledge of the facts set forth in the present application.

Name of depostor or the other contracting party

Mr. Billy L. Dyer

Wong Williams

234 Feranking, Toronto.

234 Feranking, Toronto.

I, Charles Williams, make oath and say that I, as a resident of the Province of Ontario, have knowledge of the facts set forth in the present application.

I, as a resident of the Province of Ontario, have knowledge of the facts set forth in the present application.

The facts set forth in the present application are true to the best of my knowledge and belief, and that there is no suit, action, cause of action, or other legal impediment to bar or hinder the solemnization of the said marriage.

Name of Groom's Father:

Wong Williams

Name of Bride's Father:

Alex Martin

Table:

<table>
<thead>
<tr>
<th>GROOM</th>
<th>BRIDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>OCCUPATION</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Cook</td>
</tr>
<tr>
<td>CONDITION OF LIFE</td>
<td>Bachelor or Widower</td>
</tr>
<tr>
<td></td>
<td>37</td>
</tr>
<tr>
<td>RELIGIOUS DENOMINATION</td>
<td>Presbyterian</td>
</tr>
<tr>
<td>RESIDENCE</td>
<td>87 Roscorrogh Rd.</td>
</tr>
<tr>
<td>PLACE OF BIRTH</td>
<td>China</td>
</tr>
<tr>
<td>INTERRED PLACE</td>
<td>Toronto</td>
</tr>
</tbody>
</table>

EXCETPS FROM THE MARRIAGE ACT

2. The following persons, being men and resident in Canada, may solemnize marriage between persons not under any legal disqualification to contract such marriage:

(a) The ministers and clergy 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 in the time being of any church or congregation of the religious people commonly called or known denominationally as "Congregations of God" or "Congregations 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 denominationally as "Warrington 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," who may be appointed by any such congregation for the solemnization of marriages, and whose appointment has previously been filed in the office of the Provincial Secretary.

Any person who is duly qualified as above provided, except as to residence, shall, if temporarily resident in Canada for the purpose of officiating during the absence or at the request of or for the purpose of assisting the clergyman or minister of any church or religious denomination within Ontario, be deemed for the purpose of this section, resident in Canada. This subsection shall be deemed to have been in force since the 24th day of March, 1911.

24. No fee shall be payable for a license except the sum of $5.00.

38 (2). Every person guilty of an act or omission in violation of any provision of this Act, for which no other penalty is provided, shall incur a penalty of $30.00.

INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE

After solemnizing the marriage, fill in the particulars and forward the LICENSE forthwith to the REGISTRAR-GENERAL, Parliament Buildings, Toronto. A penalty of $50.00 is provided for negligence.
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY
which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A. MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Aunt's wife
6. Mother
7. Sister
8. Stepfather
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister's husband
14. Granddaughter
15. Husband's wife
16. Husband's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife

A. WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's father
4. Uncle
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Husband's brother

The relationship set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

"By the Revised Statutes of Canada, 1906, c. 186, s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a deceased wife of the man."

"by 18-14 Geo. V., c. 19, s. 3, Canada, it is enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother."

This License is valid for use only in the PROVINCE OF ONTARIO, for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by the Marriage Act to solemnize marriage, and REGISTERED as so authorized by the PROVINCIAL SECRETARY.

Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

[Signature]

Elizabeth Jean Carson

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this fourteenth day of May, 1927

[Signature]

Issuer of Marriage Licenses at

[Address of Issuer]

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
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.

002613

I certify that I solemnized the marriage of:

Bride:  111 Elizabeth Jean Carson  in the presence of

Bridegroom:  Ing Tong

Address:  130 Elizabeth St Toronto

Address:  130 Elizabeth St Toronto

In the City of Toronto, Ontario.

City of Hamilton, County of Hamilton.

Occupation:  35 years, female, housewife.

Place of Abode:  117 Pembroke St, Toronto.

Residence:  117 Pembroke St, Toronto.

Religious Denomination:  Presbyterian.

Occupation:  Domestic.

Place of Birth:  China.

Mothers Name:  Ann Carson

Registration No.:  1927-5

Registration Certificate Number and Signature of Person solemnizing Marriage

Address:  130 Elizabeth St Toronto

For statistical purposes, please furnish the following information:

Birthplace of Bridegroom's Father:  China

Birthplace of Bride's Father:  Ontario

Can Bridegroom read?  Yes

Can Bride read?  Yes

(a) Affidavit required by provision of The Marriage Act before License is granted.

<table>
<thead>
<tr>
<th>Names in Full</th>
<th>Ing Tong</th>
<th>Elizabeth Jean Carson</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age in Years</td>
<td>35</td>
<td>35</td>
</tr>
<tr>
<td>Occupation</td>
<td>Housewife</td>
<td>Domestic</td>
</tr>
<tr>
<td>City of Birth</td>
<td>Toronto</td>
<td>Ontario</td>
</tr>
</tbody>
</table>

Thenceforth, married in accordance with the provisions of The Marriage Act, in the presence of:

Elizabeth Jean Carson, in full or of the other contracting party.

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.


declares before me, in the city of

Solemnizes this marriage.

WITNESS: 

[Signature]

Registrar-General.

[Signature]

Registrar-General.

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.
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the lawful solemnization of Marriage.

A. MAN may not marry his
1. Grandmother   
2. Grandfather's wife
3. WHO's grandmother
4. Aunt
5. Uncle's wife
6. WHO's aunt
7. Mother
8. Stepmother
9. WHO's mother
10. Daughter
11. WHO's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. WHO's granddaughter
16. Niece
17. Nephew's wife
18. WHO's niece
19. Brother's wife
20. Husband's brother

A. WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband’s grandfather
4. Uncle
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's niece
20. Husband's brother

The relationships set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

By the Revised Statutes of Canada, 1906, c. 106, s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a sister of a deceased wife of the man."

By 15-14 Geo. V. c. 19, s. 2, Canada, it is enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother."


Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between


Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this Fourteenth day of May 1927

(Officer of Marriage Licenses at)

(Address of Issuer)

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
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.

002613

I certify that I solemnized the marriage of:

Bride: Eliza Jane Carson

Bridegroom: Ing Long

Address: 130 Elizabeth Street

In the City of Windsor

In the County of Windsor in the Province of Ontario.

Occupation: Nurse

That the space of fifteen days immediately preceding the date of this affidavit, no marriage or other lawful cause or legal impediment to bar or hinder the solemnization of the marriage, and

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

<table>
<thead>
<tr>
<th>NAMES as in Full</th>
<th>Ing Long</th>
<th>Eliza Jane Carson</th>
</tr>
</thead>
<tbody>
<tr>
<td>OCCUPATION</td>
<td>Nurse</td>
<td>Domestic</td>
</tr>
<tr>
<td>AGE AND CONDITION IN LIFE</td>
<td>35</td>
<td>20</td>
</tr>
<tr>
<td>RELIGIOUS DENOMINATION</td>
<td>Roman Catholic</td>
<td>United Church</td>
</tr>
<tr>
<td>RESIDENCE AT TIME MARRIED</td>
<td>12 James Ave, Hamilton, Ont.</td>
<td>117 Pembroke St, Windsor</td>
</tr>
<tr>
<td>PLACE OF BIRTH</td>
<td>China</td>
<td>Ontario</td>
</tr>
<tr>
<td>INTENDED PLACE OF MARRIAGE</td>
<td>Detroit, Ont.</td>
<td></td>
</tr>
</tbody>
</table>

Signature of Deponent: Eliza Jane Carson

Declared before me at the City of Windsor

in the County of Windsor

this 19 day of May, 1927.

Signature of Issuer: [Signature]

For statistical purposes, please furnish the following information:

Birthplace of Bridegroom's Father: China

Birthplace of Bride's Father: Ontario

Can Bridegroom read? Yes

Can Bride read? Yes

SPECIAL ATTENTION IS DIRECTED TO THE EXCERPTS FROM THE MARRIAGE ACT SET FORTH AT THE RIGHT OF AFFIDAVIT HEREIN.

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 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.

(Copies to be filed with Registrar-General at Toronto.)
FORM 5.
DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother 1. Grandfather
2. Grandfather's wife 2. Grandmother's husband
3. Wife's grandmother 3. Husband's grandfather
4. Aunt 4. Uncle
5. Uncle's wife 5. Aunt's husband
7. Mother 7. Father
8. Stepdaughter 8. Stepfather
10. Daughter 10. Son
11. Who's daughter 11. Husband's son
12. Sister's husband 12. Daughter's husband
15. Grandson's wife 15. Granddaughter's husband
17. Niece 17. Nephew
18. Nephew's wife 18. Niece's husband
20. Brother's wife 20. Husband's brother

A WOMAN may not marry her
1. Grandfather
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle
6. Uncle's wife
7. Wife's aunt
8. Mother
9. Wife's mother
10. Daughter
11. Who's daughter
12. Sister
13. Sister's husband
14. Granddaughter
15. Grandson's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife

The relationships set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

By the Revised Statutes of Canada, 1906, c. 106, s. 5, it is enacted that: “A marriage is not invalid merely because the woman is a sister of a deceased husband, or a daughter of a deceased wife of the man.”

By 18-14 Geo. V, c. 10, s. 6, Canada, it is enacted that: “A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother.”

This License is valid for use only in the PROVINCE OF ONTARIO, for a marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by The Marriage Act to solemnize marriage, and REGISTERED as so authorized by the PROVINCIAL SECRETARY.

Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

Jean Lee Hong

Nettee Ross

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this Fourth day of July, 1924.

G. W. Halligan

Issuer of Marriage Licenses at

(Province of Ontario)

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
Instructions to Person Solemnizing Marriage:

SPECIAL ATTENTION IS DIRECTED TO THE EXCERPTS FROM THE MARriage ACT SET FORTH AT THE RIGHT OF AFFIDAVIT HEREBIN.

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

I certify that I solemnized the marriage of:

Jean Thee Hong and Dette Price

in the presence of

Rose Kien Lee

Address: 151 Clarendon Ave, Toronto

in the City of Toronto in the County of York

in the Province of Ontario

Registration No. 2425

Affidavit required by provision of the Marriage Act before License is granted.

That, for the space of fifteen days immediately preceding the date of this affidavit, I was in full of the knowledge, information and belief, true in every particular.

NAME(s) of Affiant(s)

Jean Thee Hong

Dette Price

OCCUPATION

Cafe Owner

House Maid

AGE AND CONDITION

35

26

RESIDENCE

183 Clarendon St.

331 Sarnia St.

RELIGIOUS DENOMINATION

Presbyterian

Augsburg

PLACE OF BIRTH

China

Ontario

MARRIAGE

Sworn before me at the city of Toronto in the County of York this 28th day of July 1927.

L. N. Gates, Jr.

Signature of Issuer

Name of Issuer

Affidavit

(As per the Marriage Act, Sec. 13.)

1. The Provincial Secretary shall, in his discretion, make the affidavit required in subsection 3, the Issuer may, in his discretion, dispense with the proof required by sub-section 5.

2. If any person not registered with and certified by the Provincial Secretary, as herebefore 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.

3. If either of the parties is under the age of 16 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. 13.) (S. Gen. 6, c. 81, s. 6.)

4. If neither of the parties has resided in Ontario for 15 days immediately preceding the date of this affidavit, the affidavit has not been advertised, a permit to issue must be obtained from the Provincial Secretary. A fee of $3.00 is charged for such permit. (See Sec. 12, s. 8, amended.)
FORM A.

DEGREES OF AFFINITY AND CONSANGUINITY
which under the Statutes in that behalf her the lawful
solemnization of Marriage.

A MAN may not marry his
1. Grandmother.
2. Grandfather.
3. Wife's grandmother
4. Aunt.
5. Uncle.
6. Wife's aunt.
7. Sister.
8. Brother.
9. Mother.
10. Father.
11. Daughter.
12. Son.
15. Cousin.
16. Cousin, brother's wife
17. Cousin, sister's husband.
18. Cousin, brother's wife's
19. Cousin, sister's husband's
20. Brother's wife.

A WOMAN may not marry her
1. Grandfather.
2. Grandmother.
3. Husband's grandmother.
5. Husband's uncle.
6. Husband's brother.
8. Husband's cousin.
11. Husband's cousin, sister's husband.
12. Husband's cousin, brother's wife's
13. Husband's cousin, sister's husband's

The relationships set forth in this table include all such relationships, whether
by the whole or by half blood, and whether legitimate or illegitimate.

"By The Revised Statutes of Canada, 1904, c. 120, s. 5, it is enacted that:
"A marriage is not voidable because one of the parties is a sister of a deceased
wife, or a daughter of a sister of a deceased wife of the same.

SCHEDULE A.

And furthermore since many degrees have fallen or will within the
laws of this Province and in the degree of marriage it is impossible
that is to say: The Brother's wife's brother's wife's daughter's
daughter, or any other relationship by the whole or by half blood,
shall be deemed to be very closely related to the said relationship
by the whole or by half blood, shall be deemed to be related in any
degree of consanguinity or affinity, when any person shall have
been in any degree of consanguinity or affinity, when any person shall
be deemed to be related in any degree of consanguinity or affinity
or marriage, 2. (s. 2.)

This License is valid in the PROVINCE OF ONTARIO only,
and the Marriage solemnized within THREE MONTHS from the date
of issue by a person RESIDENT IN CANADA, and authorized by
the Marriage Act to solemnize marriage.

Issued this...Twenty-fifth day of November 1920

Issuer of Marriage Licenses at...Toronto
(2) Address of Issuer.

After solemnization of the Marriage, this License, duly signed, must be forwarded forthwith to the Register-General,
Palliance Buildings, Toronto.
PARTICULARS of the Marriage

I certify that I solemnized the marriage of:

<table>
<thead>
<tr>
<th>Bridegroom</th>
<th>Bride</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jimmy Lum</td>
<td>Mary Cunice Davies</td>
</tr>
</tbody>
</table>

on the 13th day of January, 1921.

EXCEPTS FROM THE MARRIAGE ACT

2. The following persons, being men and residents in Canada, may solemnize marriages between persons not under a legal qualification to contract such marriage:

(a) The ministers and clergymen of every church and religious denomination duly ordained or commissioned 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 “Presbyterian Churches,” who, from time to time, is chosen by any such congregation for the solemnization of marriages;

(c) Any duly appointed commission of any church or congregation 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 “Parrington Independent Church,” who, from time to time, is chosen by any such 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,” who may be appointed by any such congregation for the solemnization of marriages, and whose appointment has previously been filed in the office of the Provincial Secretary.

Any person who shall be duly qualified as above provided, except as to residence, shall, if temporarily resident in Canada for the purpose of officiating during the absence of and at the request of, or for the purpose of assisting the clergyman or minister of any church or religious denomination within Ontario, be deemed for the purposes of this section, resident in Canada. This subsection shall be deemed to have been in force since the 24th day of March, 1911.

24. No fee shall be payable for a license except the sum of $5.00.

39 (3). Every person guilty of an act or omission in violation of any provision of this Act, for which no other penalty is provided, shall incur a penalty of $30.00.

INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE

After solemnizing the marriage, fill in the particulars and forward this LICENSE forthwith to the REGISTRAL-GEN. BRIDE AT THE POST OFFICE, Toronto, Ont.”(A penalty of $30.00 is provided for negligence.)
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle
6. Uncle's wife
7. Father's wife
8. Mother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Husband's wife
14. Granddaughter
15. Granddaughter's husband
16. Husband's granddaughter
17. Niece
18. Niece's wife
19. Husband's niece
20. Brother's wife
A WOMAN may not marry her
1. Grandfather
2. Grandfather's husband
3. Husband's grandmother
4. Uncle
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Brother's husband

The relationships set forth in this table include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

"By the Revised Statutes of Canada, 1908, c. 156, s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a deceased wife of the man."

SCHEDULE A.

And furthermore since many inconvenience have arisen as to persons marrying within the degree of marriage prohibited by God's law, that is to say: The son to marry his mother or the stepmother commonly known by his father; the brother to marry the sister, the father's brother or his brother's daughter, his half brother's son or his father's daughter's son; in like manner, the brother's son to marry his sister, the father's father's daughter to marry his brother's son, or the son of his father's daughter; and also the female, the daughter or his brother's wife, or the brother's daughter, the daughter's son or his mother's daughter's son or his father's daughter's daughter, a similar marriage or any others than all and singular persons being to any degree of consanguinity or affinity (as is more mentioned) to any of the parties or either offending, shall be deemed and adjudged to be within the rules and limits of the said prohibitions of marriage. (1 Geo. V, c. 2, Schedule A.)

This License is valid in the PROVINCE OF ONTARIO only, for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and authorized by the Marriage Act to solemnize marriage.

Whereas Jennie Young
and
John Henry Gosnell
are determined to enter into the holy estate of Matrimony and are desirous of having their marriage publicly solemnized without publication of bans. I do hereby, for good causes, license and grant this License and Authority for the solemnization of marriage between the said parties, with all lawful consent, that, as well by reason of any Affinity, Consanguinity, Prior Marriage or other lawful cause, there be no legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Licensed under my hand and seal, at Government House, in the City of Toronto in the Province of Ontario, this tenth day of April, in the year of our Lord one thousand nine hundred and twenty and in the Tenth Year of His Majesty's Reign.

Issued the 16th day of February, 1924

[Signature of Issuer]

(Signature of Issue)

After solemnization of the Marriage, this License, duly executed, must be forwarded forthwith to the Registrar-General, Parliament Buildings, Toronto.
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 any 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 "Faringdon 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," who may be appointed by any such congregation for the solemnization of marriages, and whom appointment has previously been filed in the office of the Provincial Secretary.

Any person who is duly qualified as above provided, except as to residence, shall, if temporarily resident in Canada for the purpose of officiating during the absence or at the request of or for the purpose of assisting the clergyman or minister of any church or religious denomination within Ontario, be deemed for the purposes of this section, resident in Canada. This subsection shall be deemed to have been in force since the 24th day of March, 1911.

24. No fee shall be payable for a license except the sum of $5.00.

38 (3). Every person guilty of an act or omission in violation of any provision of this Act, for which no other penalty is provided, shall incur a penalty of $25.00.

INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE.

After solemnizing the marriage, fill in the particulars and forward this license forthwith to the Registrar-General, Parliament Buildings, Toronto.

A penalty of $20.00 is provided for negligence.
**SCHEDULE D.**

**AFFIDAVIT.**

Required before License or Certificate is Granted by Issuer of Marriage Licenses by provision of the Marriage Act.

019043

019043

**The Marriage Act.**

(Chapter 162, R.S.O. 1897.)

<table>
<thead>
<tr>
<th>Schedules</th>
<th>Art. 17.</th>
<th>19.</th>
<th>20.</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of Wife</th>
<th>Name of Husband</th>
<th>Residence of Husband</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alice Grady</td>
<td>Kwan Sue</td>
<td>New York</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Age of Wife</th>
<th>Age of Husband</th>
<th>Year of Marriage</th>
</tr>
</thead>
<tbody>
<tr>
<td>20</td>
<td>27</td>
<td>1897</td>
</tr>
</tbody>
</table>

(For Return of Duplicate.)

Signed before me at New York, Kwan Sue.

19043, 19043

[Signature]
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle's wife
6. Wife's aunt
7. Mother
8. Step mother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Grandson's wife
16. Wife's granddaughter
17. Niece
18. Mother's wife
19. Wife's niece
20. Brother's wife

A WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's grandfather
4. Uncle
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Husband's brother

The relationship set forth in this table, includes all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

"By the Revised Statutes of Canada, 1906. c. 156. s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a sister of a deceased wife of the man."

"By 15-14 Geo. VI. c. 19. s. 3. Canada. It is enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother."

This License is valid for use only in the PROVINCE OF ONTARIO, for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by The Marriage Act to solemnize marriage, and REGISTERED as so authorized by the PROVINCIAL SECRETARY.

Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

[Signature]

Jean Forry

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment to this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this Twenty-Eighth day of January 1927.

[Signature]

Issuer of Marriage License

(Address of Issuer)

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
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.

I certify that I solemnized the marriage of:

Bride: Jean Porter
Bridegroom: Lim Lung

in the presence of:

Witness 1: WM. L. Austin
Address: 8 Kingdon Rd., Toronto
Address: 8 Kingdon Rd.

in the County of:

Ontario

on the 28th day of June 1927

At the Place of Marriage:

Solemnized before me the 28th day of June 1927

(Registration Number: 78-2-0)

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

That, for the space of fifteen days immediately preceding the date of this affidavit, I had had no sexual intercourse within the Province of Ontario.

Name of Dependent or of the other contracting party: Jean Porter

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

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

<table>
<thead>
<tr>
<th>NAME</th>
<th>SEX</th>
<th>OCCUPATION</th>
<th>AGE</th>
<th>RELIGIOUS DENOMINATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jean Porter</td>
<td>M</td>
<td>Bухар</td>
<td>35</td>
<td>Anglican</td>
</tr>
<tr>
<td>Lim Lung</td>
<td>M</td>
<td>Bухар</td>
<td>21</td>
<td>Anglican</td>
</tr>
</tbody>
</table>

REGISTRATION NO. 78-2-0

Registration Certificate Number and Signature of person solemnizing Marriage

Address: St. James Church, 161 Adelaide St. W., Toronto

For statistical purposes, please furnish the following information:

Birthplace of Bridegroom's Father: China
Birthplace of Bride's Father: Ireland

Con Bridegroom read: Yes
Con Bride read: Yes

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.
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather’s wife
3. Wife’s grandmother
4. Aunt
5. Uncle’s wife
6. Wife’s aunt
7. Mother
8. Stepmother
9. Wife’s mother
10. Daughter
11. Wife’s daughter
12. Boy’s wife
13. Sister
14. Granddaughter
15. Wife’s granddaughter
16. Niece
17. Nephew’s wife
18. Wife’s niece
19. Brother’s wife
20. Husband’s wife
21. Father
22. Stepfather
23. Husband’s father
24. Son
25. Husband’s son
26. Daughter-in-law
27. Son-in-law
28. Husband’s brother
29. Husband’s sister
30. Husband’s niece
31. Husband’s nephew
32. Husband’s brother

A WOMAN may not marry her
1. Grandfather
2. Grandmother’s husband
3. Husband’s grandmother
4. Uncle
5. Aunt’s husband
6. Husband’s uncle
7. Father
8. Stepfather
9. Husband’s father
10. Son
11. Husband’s son
12. Daughter’s husband
13. Brother
14. Grandson
15. Granddaughter’s husband
16. Husband’s grandson
17. Nephew
18. Niece’s husband
19. Husband’s nephew
20. Husband’s niece
21. Husband’s brother

The relationships set forth in this table include all such relationships, whether by the whole or half blood, and whether legitimate or
illegitimate.

"By the Revised Statutes of Canada, 1906, c. 105, s. 2, it is enacted
that: "A marriage is not void merely because the woman is a sister
of a deceased wife, or a daughter of a sister of a deceased wife of the
man.""

"By 18-24 Geo. V., c. 10, s. 2, Canada, it is enacted that: "A.
marrige is not void merely because the man is a brother of a
decended husband of the woman or is a son of such brother."

This License is valid for use only in the PROVINCE
OF ONTARIO, for a Marriage solemnized within THREE
MONTHS from the date of issue by a person RESIDENT
IN CANADA, and AUTHORIZED by The Marriage Act to
solemnize marriage, and REGISTERED as so authorized by
the PROVINCIAL SECRETARY.

Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario
To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

John Doe.
Rose Quilette.

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and
purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of My Majesty's Reign.

Issued this Fourteenth day of April 1927.

[Signature of Issuer]

Issuer of Marriage Licenses at Toronto.

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
Instructions to Person Solemnizing Marriage:

SPECIAL ATTENTION IS DIRECTED TO THE EXCERPTS FROM THE MARRIAGE ACT SET FORTH AT THE RIGHT OF AFFIDAVIT HEREBIN.

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
RECEIVED APR 21 1927
REGISTRAR GENERAL, TORONTO

[Signature]

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.

Names in Full:
Lim Lee
Rose Quilette

Occupation:
Baker
Domestic

Age and condition in life:
24
23

Religious denomination:
Chinese Mason
Roman Catholic

Residence:
130 Elizabeth St.
General Hospital

Place of birth:
China
France

Intended place of marriage:
Toronto, Ontario

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

(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 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 2.

(a) 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. 12.) (2 Gen. 8, n. 30, n. 3.)

(b) If neither of the parties has resided in Canada for 30 days immediately preceding the date of this affidavit and the intention has not been advertised, a Permit to issue must be obtained from the Provincial Secretary. A fee of $1.00 is charged for each permit. (Sec. 19. x. x., amended.)
Form 5.

Degrees of Affinity and Consanguinity
which under the statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandfather
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle's wife
6. Wife's aunt
7. Mother
8. Stepmother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Grandmother's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife
21. Brother's wife
22. Husband's grandmother
23. Husband's aunt
24. Husband's mother
25. Husband's daughter
26. Husband's son
27. Husband's sister
28. Husband's niece
29. Husband's nephew
30. Husband's brother

A WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's grandmother
4. Aunt
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandfather
15. Grandmother's daughter
16. Husband's daughter
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Husband's brother

The relationships set forth in this table include all such relationships,
whether by the whole or half blood, and whether legitimate or illegiti-
mate.

"By the Revised Statutes of Canada, 1916, c. 190, s. 1. It is enacted
that: "A marriage is not void merely because the woman is a
sister of a deceased wife, or a daughter of a sister of a deceased wife
of the man."

(signed)

provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause,
there be no Legal Impediment to this behalf; but if otherwise, this license shall be null and void to all intents and
purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario,
this fifth day of January, in the year of our Lord one thousand nine hundred and twenty-four, and in the Fourteenth
Year of His Majesty's Reign.

Issued this Sev(enth) day of April 1924

W. A. Littlechild, Issuer of Marriage Licenses at Toronto

(Attesting Officer)
FORM 3

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

3. Jessi Margaret Stewart, of the City of Toronto, in the County of York, in the Province of Ontario, make oath and say as follows:

That, for the space of fifteen days immediately preceding the date of this affidavit, I, Sing Tong, have not been, nor, to the best of my knowledge and belief, has my husband, had a 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.

<table>
<thead>
<tr>
<th>CO1520</th>
<th>BRIDEGROOM</th>
<th>BRIDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAMES</td>
<td>Sing Tong</td>
<td>Jessi Margaret Stewart</td>
</tr>
<tr>
<td>OCCUPATION</td>
<td>Restaurant Proprietor</td>
<td>Waitress</td>
</tr>
<tr>
<td>CONDITION</td>
<td>Bachelor or Widower</td>
<td>Single or Widow</td>
</tr>
<tr>
<td>AGE</td>
<td>31</td>
<td></td>
</tr>
<tr>
<td>RELIGIOUS DENOMINATION</td>
<td>Salvation Army</td>
<td>Presbyterian</td>
</tr>
<tr>
<td>RESIDENCE WHEN MARRIED</td>
<td>403 Cape St</td>
<td>7 Wapec St</td>
</tr>
<tr>
<td>PLACE OF BIRTH</td>
<td>China</td>
<td>Scotland</td>
</tr>
</tbody>
</table>

SWORN before me at the City of Toronto, this 2nd day of April, 1924.

(Signature of Depostant)

Address of Issuer

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, S.11.) (S. Gen. 6, s. 31, c. 5.)

If neither of the parties resides in Ontario for 15 days immediately preceding the date of this affidavit and this intention has not been advertised, a Permit to issue must be obtained from the Registrar-General. A fee of $2.00 is charged for each permit. (See Sec. 13, R.S.O. 1917, Amended.)
FORM B.

DEGREES OF AFFINITY AND CONSORQUINITY
which under the Statutes in that behalf bar the lawful
solemnization of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Uncle's wife
6. Wife's aunt
7. Mother
8. Stepfather
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Grandson's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife.

A WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's grandfather
4. Uncle
5. Aunt's husband
6. Husband's uncle.
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Husband's brother.

The relationships set forth in this table, include all such relationships, whether
by the whole or half blood, and whether legitimate or illegitimate.

"By the Revised Statutes of Canada, 1868, c. 108, s. 2, it is enacted that: "A
man is not at liberty marry the woman is a sister of a deceased wife, or
a daughter of a sister of a deceased wife of the man."

SCHEDULE A.

And furthermore when many branches families have been to well within this
Body, as either by reason of marrying within the degrees of marriage prohibited
by the Statutes or by reason of marrying the mother of the stepmother
carefully known by his father: the brother the sister, the father his own daughter, or
his daughter's daughter, nor shall the son marry the daughter of his father
procreate and born by his stepmother, nor shall the son marry his own wife, or
ma-ry his sister, nor marry with his uncle, carefully known by his uncle,
or marry his mother's sister, nor marry his own daughter, nor marry his
carefully known by his uncle, nor marry his mother's brother, nor marry his
wife's brother, nor marry his wife's daughter, nor marry his wife's daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his wife's daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's brother, nor marry his wife's daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,
or marry his own daughter, nor marry his own daughter, nor marry his
wife's sister, nor marry his own daughter, nor marry his own daughter,

This License is valid in the PROVINCE OF ONTARIO only,
for a Marriage solemnized within THREE MONTHS from the date
of issue by a person RESIDENT IN CANADA, and authorized by
the Marriage Act to solemnize marriage.

Issued this day of 19__

(Signature of Issuer)

Issuer of Marriage Licenses at

(Address of Issuer)

After solemnization of the Marriage, this License, duly executed, must be forwarded forthwith to the Registrar-General,
Parliament Buildings, Toronto.
PARTICULARS of the Marriage

Name of groom: John Doe
Name of bride: Jane Smith
Date of Marriage: July 30, 1921
Place of Marriage: St. Mary's Church, Toronto

AFFIDAVIT required before License or Certificate is issued by User of Marriage License

Date: July 25, 1921

I, John Doe, do solemnly affirm and state that I am the person to whom this marriage is to be solemnized, and that I have given true and correct information as to the above particulars.

John Doe
W. B. Smith, Justice of the Peace

FORM 3

REGISTRATION OF MARRIAGES

Date of Marriage: July 30, 1921
Place of Marriage: St. Mary's Church, Toronto

I, W. B. Smith, Justice of the Peace, do solemnly and truly affirm that I have performed the marriage of the persons above named and that no other marriage was solemnized by me on the same day.

W. B. Smith, Justice of the Peace

Declaration of证婚

In the County of Toronto

I do solemnly and truly affirm and state that I am the person to whom this marriage is to be solemnized, and that I have given true and correct information as to the above particulars.

John Doe

W. B. Smith, Justice of the Peace

Registration Certificate

Date of Marriage: July 30, 1921
Place of Marriage: St. Mary's Church, Toronto

I, W. B. Smith, Justice of the Peace, do solemnly and truly affirm that I have performed the marriage of the persons above named and that no other marriage was solemnized by me on the same day.

W. B. Smith, Justice of the Peace

Certificate of Marriage

Date of Marriage: July 30, 1921
Place of Marriage: St. Mary's Church, Toronto

I, W. B. Smith, Justice of the Peace, do solemnly and truly affirm that I have performed the marriage of the persons above named and that no other marriage was solemnized by me on the same day.

W. B. Smith, Justice of the Peace
FORM 5.
DEGREES OF AFFINITY AND CONSANGUINITY
which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandmother.
2. Grandfather's wife
3. Wife's grandmother.
4. Aunt
5. Uncle's wife
6. Wife's aunt
7. Mother.
8. Stepmother.
10. Daughter.
11. Wife's daughter.
12. Sister.
16. Wife's granddaughter.
17. Niece.
18. Nephew's wife.
20. Brother's wife.
22. Husband's sister.
24. Husband's nephew.

A WOMAN may not marry her
1. Grandfather.
2. Grandmother's husband.
3. Husband's grandfather.
4. Uncle.
5. Aunt's husband.
6. Husband's uncle.
7. Father.
8. Stepfather.
10. Son.
11. Husband's son.
12. Daughter's husband.
15. Grandfather's wife.
17. Nephew.
18. Niece's husband.

The relationship set forth in this table includes all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

"By the Revised Statutes of Canada, 1908, c. 141, s. 2, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a sister of a deceased wife of the man."

"By 18-14 Geo. V, c. 19, s. 2, Canada, it is enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman or is a son of such brother."

This License is valid for use only in the PROVINCE OF ONTARIO, for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by The Marriage Act to solemnize marriage, and REGISTERED as so authorized by the PROVINCIAL SECRETARY.

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario
To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

Thos. Sec.

Mary Johnson.

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this License shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this twenty-eighth day of September, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this Twenty-eighth day of September, 1927.

(Signature of Issuer)

William E. Watts

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
Affidavit required by provision of The Marriage Act before License is granted.

Mary Johnson

of the City of Hamilton

in the County of Wentworth in the Province of Ontario

occupation Housekeeper

made oath and say as follows:

That, for the space of fifteen days immediately preceding the date of this affidavit, Mary Johnson

was his/her 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.

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

NAMES

Occupation

Cahi. Keeper

Age

24

Age

23

RELIGIOUS DENOMINATION

Presbyterian

Anglican

RESIDENCE AT MARRIAGE

119 King St. E., Hamilton

6 Ferguson Av.

PLACE OF BIRTH

China

England

Affidavit of Premises

Sworn before me at the City of Hamilton, this 24th day of Sept. 1927.

Mary Johnson

(Signature of Deponent)

Instructions to Person Solemnizing Marriage:

SPECIAL ATTENTION IS DIRECTED TO THE EXCERPTS FROM THE MARRIAGE ACT SET FORTH AT THE RIGHT OF AFFIDAVIT HERIN.

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 0062456.

I certify that

I, Thomas Soo

and

Mary Johnson

was the marriage of

in the City of

in the County of

on the

Name of Bride's Father

Name of Bride's Mother

Name of Groom

Registration Certificate Number and Signature of person solemnizing Marriage

Registration of Marriage

City of

Registration of Marriage

City of

For statistical purposes, please furnish the following information:

Birthplace of Bride's Father

Birthplace of Bride's Mother

Birthplace of Groom

Can Bride read?

Yes

Can Groom read?

Yes

(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.

16. 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.
FORM A.

DEGREES OF AFFINITY AND CONSANGINITY

which under the Statutes in that behalf bar the lawful solemnisation of Marriage.

A MAN may not marry his
1. Grandmother
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Aunt's wife
6. Wife's aunt
7. Mother
8. Stepmother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Grandson's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
*19. Wife's niece
20. Brother's wife

A WOMAN may not marry her
1. Grandfather
2. Grandmother's husband
3. Husband's grandmother
4. Aunt
5. Aunt's husband
6. Husband's aunt
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandson
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Brother's husband

The relationships set forth in this table include all such relationships, whether
by the whole or half blood, and whether legitimate or illegitimate.

"If the Revised Statutes of Canada, 1896, c. 104, s. 3, it is enacted that;
'a marriage is not void solely because the woman is a sister of a deceased
wife, or a daughter of a deceased wife of the man."

SCHEDULE A.

And whereas since many inconveniences have arisen as well within this
Realm as elsewhere by reason of marryings within the degrees of marriages pro-
hibited by law, that is to say: The son to marry the mother or the step-
mother, or the daughter to the father or the stepfather, or the son to marry
the daughter of his father's or child's sister, or his mother's or child's
brother, or the daughter to his daughter's daughter, nor shall the son marry
the daughter of his father's or his brother's brother, nor shall the daughter
marry his brother's or his mother's brother, nor shall the son marry his
sister's husband, nor shall the daughter marry his wife's father, nor shall
the son marry his wife's brother, nor shall the daughter marry her
brother's wife, nor shall the son marry her husband's brother, nor shall
the daughter marry her husband's sister, nor shall the son marry his
wife's step-brother, nor shall the daughter marry his wife's step-sister,
or shall the son marry his wife's half-brother, nor shall the daughter
marry her husband's half-sister, nor shall the son marry his wife's
half-sister, nor shall the daughter marry her husband's half-brother,...

Whereas the provisions of law are determined to enter into the holy estate of Matrimony and are desirous of having their marriage publicly solemnized without publication of banns, for good causes, Give and Grant this License of Furnity for the solemnization of marriage between the said parties, provided always, that by reason of any Affinity, Consanguinity, Prior Marriage or other lawful cause, there be no legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

And whereas, the said William Browno and Emily Browno, being residents of the Province of Ontario, are desirous of having their marriage publicly solemnized without publication of banns, for good causes, Give and Grant this License of Furnity for the solemnization of marriage between the said parties, provided always, that by reason of any Affinity, Consanguinity, Prior Marriage or other lawful cause, there be no legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

This License is valid in the PROVINCE OF ONTARIO only,
for a Marriage solemnized within THREE MONTHS from the date
of issue by a person RESIDENT IN CANADA, and authorized by
the Marriage Act to solemnize marriage.

Issued this... day of, February 19...
**PARTICULARS of the Marriage**

I certify that I solemnized the marriage of:

**BRIDE**
- **Name**: Winifred Wiche
- **Occupation**: Housewife
- **Residence**: Toronto, Ontario

**BRIDEGROOM**
- **Name**: William Lee Jones
- **Occupation**: Cook
- **Residence**: Toronto, Ontario

The place of solemnization is Toronto, Ontario.

---

**BRIDE**
- **Name**: Winifred Wiche
- **Occupation**: Housewife
- **Residence**: Toronto, Ontario

**BRIDEGROOM**
- **Name**: William Lee Jones
- **Occupation**: Cook
- **Residence**: Toronto, Ontario

The place of solemnization is Toronto, Ontario.

---

**EXCERPTS FROM THE MARRIAGE ACT.**

2. The following persons, being men and resident in Canada, may solemnize marriage between persons not under a legal disability 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 "Brethren of Christ," who, from time to time, is chosen by any such congregation for the solemnization of marriages;

(c) Any duly appointed commissioner of 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 "Farrington 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," who may be appointed by any such congregation for the solemnization of marriages, and whose appointment has previously been filed in the office of the Provincials Secretary.

Any person who is duly qualified as above provided, except as to residence, shall, if temporarily resident in Canada for the purpose of officiating during the absence of or at the request of or for the purpose of assisting the clergyman or minister of any church or religious denomination within Ontario, be deemed for the purpose of this section, resident in Canada. This subsection shall have been in force since the 24th day of March, 1911.

24. No fee shall be payable for a license except as provided in section 23.

25. (2) Every person guilty of an act or omission in violation of any provision of this Act, for which no other penalty is provided, shall incur a penalty of 250.00.

**INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE.**

After solemnizing the marriage, fill in the particulars and forward this LICENSE forthwith to the Registrar-General, Parliament Buildings, Toronto. (A penalty of $25.00 is provided for negligence.)
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY

which under the Statutes in that behalf bar the lawful solemnization of marriage.

A MAN may not marry his
1. Grandmother
2. Father’s mother
3. Wife’s grandmother
4. Aunt
5. Wife’s aunt
6. Mother
7. Sister
8. Stepfather
9. Wife’s mother
10. Daughter
11. Grandmother’s son’s wife
12. Son’s wife
13. Son’s daughter
14. Granddaughter’s son’s wife
15. Granddaughter’s daughter’s wife
16. Niece
17. Nephew’s wife
18. Wife’s niece
19. Brother’s wife

A WOMAN may not marry her
1. Grandfather
2. Father’s mother
3. Husband’s grandmother
4. Uncle
5. Husband’s aunt
6. Husband’s uncle
7. Father’s daughter
8. Stepfather’s daughter
9. Husband’s mother
10. Son
11. Husband’s son
12. Husband’s daughter
13. Brother
14. Grandson
15. Granddaughter’s husband’s wife
16. Husband’s granddaughter
17. Niece
18. Niece’s husband
19. Husband’s nephew
20. Husband’s brother

The relationships set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate or illegitimate.

Whereas, Frank Henry Sherry, of Toronto, and

Mary F. Smith, of Toronto,

are determined to enter into the holy estate of Matrimony and are desirous of having their marriage publicly solemnized without publication of banns. I do hereby for good causes, give and grant this License of Faculties for the solemnization of marriage between the said parties; provided always, that by reason of any Affinity or Consanguinity, Prior Marriage or other lawful cause, there be no legal impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my hand and seal, at Government House, in the City of Toronto in the Province of Ontario, this first day of February, in the year of our Lord one thousand nine hundred and twenty-one and in the Eleventh Year of His Majesty’s Reign.

Issued this 1st day of July, 1921.

Frank Henry Sherry
Issuer of Marriage Licenses at Toronto, Ontario.

After solemnization of the Marriage, this License, duly executed, must be forwarded forthwith to the Registrar-General, Parliament Buildings, Toronto.
PARTICULARS of the Marriage

I certify that I solemnized the marriage of:

**Wong Hong**

and

**Pauline Belcher**

in the presence of:

**Miss Pauline Belcher**

**Mr. Wong**

**Mr. Wong**

in the City of

Trois-Rivières

Affidavit

FORM 3

required before License or Certificate is granted by Issuer of Marriage Licensees by provision of the Marriage Act.

<table>
<thead>
<tr>
<th>BRIDEGROOM</th>
<th>BRIDE</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME</td>
<td>Wong Hong</td>
</tr>
<tr>
<td>OCCUPATION</td>
<td>Restaurant Keeper</td>
</tr>
<tr>
<td>CONDITION in LIFE</td>
<td>Bachelor or Widower</td>
</tr>
<tr>
<td>AGE</td>
<td>30</td>
</tr>
<tr>
<td>RELIGIOUS DENOMINATION</td>
<td>Presbyterian</td>
</tr>
<tr>
<td>RESIDENCE</td>
<td>115 Grange Ave</td>
</tr>
<tr>
<td>PLACE of MARITAL LIVING</td>
<td>Montréal</td>
</tr>
</tbody>
</table>

That the facts set forth in the foregoing are to the best of my knowledge and belief, and that there is no affadavit, consanguinity, prior marriage or other lawful cause or legal impediment to bar or hinder the solemnization of the said marriage.

That I, Wong Hong, have had my usual place of abode within the Province of Ontario for fifteen years, immediately preceding the date of this affidavit.

The facts set forth in the foregoing are to the best of my knowledge and belief, and that there is no affadavit, consanguinity, prior marriage or other lawful cause or legal impediment to bar or hinder the solemnization of the said marriage.

That I, Pauline Belcher, have been kidnapped.

SIGNED before me at Trois-Rivières, 21st day of July, 1921. [Signature]

Issuer of Marriage Licensees at Trois-Rivières.

38 (2). Every person guilty of an act or omission in violation of any provision of this Act, for which no penalty is provided, shall incur a penalty of $20.00.

INSTRUCTIONS TO PERSON SOLEMNIZING MARRIAGE

After solemnizing the marriage, fill in the particulars and forward this LICENSE forthwith to the Registrar-General, Parliament Buildings, Toronto. (A penalty of $20.00 is provided for negligence.)
FORM 5.

DEGREES OF AFFINITY AND CONSANGUINITY
which under the Statutes in that behalf bar the
lawful solemnization of Marriage.

A MAN may not marry his
1. Grandfather
2. Grandfather's wife
3. Wife's grandmother
4. Aunt
5. Aunt's wife
6. Wife's aunt
7. Mother
8. Stepmother
9. Wife's mother
10. Daughter
11. Wife's daughter
12. Son's wife
13. Sister
14. Granddaughter
15. Granddaughter's wife
16. Wife's granddaughter
17. Niece
18. Nephew's wife
19. Wife's niece
20. Brother's wife

A WOMAN may not marry her
1. Grandfather
2. Grandmother
3. Husband's grandfather
4. Uncle
5. Aunt's husband
6. Husband's uncle
7. Father
8. Stepfather
9. Husband's father
10. Son
11. Husband's son
12. Daughter's husband
13. Brother
14. Grandson
15. Granddaughter's husband
16. Husband's grandchild
17. Nephew
18. Niece's husband
19. Husband's nephew
20. Husband's brother

The relationship set forth in this table, include all such relationships, whether by the whole or half blood, and whether legitimate of illegitimate.

"By the Revised Statutes of Canada, 1866, c. 156, s. 1, it is enacted that: "A marriage is not invalid merely because the woman is a sister of a deceased wife, or a daughter of a sister of a deceased wife of the man."

By 18-14 Geo. V. c. 19, s. 2, Canada. It is enacted that: "A marriage is not invalid merely because the man is a brother of a deceased husband of the woman, or is a son of such brother."

This License is valid for use only in the PROVINCE OF ONTARIO for a Marriage solemnized within THREE MONTHS from the date of issue by a person RESIDENT IN CANADA, and AUTHORIZED by The Marriage Act to solemnize marriage, and REGISTERED as so authorized by the PROVINCIAL SECRETARY.

Province of Ontario

By His Honour William Donald Ross, Lieutenant-Governor of the Province of Ontario

To any Person authorized by law to solemnize Marriage in the Province of Ontario

I do hereby grant this License for the solemnization of Marriage between

[Signature]

[Signature]

Provided Always that, by reason of any Affinity, Consanguinity, Prior Marriage, or Other Lawful Cause, there be no Legal Impediment in this behalf; but if otherwise, this license shall be null and void to all intents and purposes whatsoever.

Given under my Hand and Seal, at Government House, in the City of Toronto, in the Province of Ontario, this fourteenth day of January, in the year of our Lord one thousand nine hundred and twenty-seven, and in the Seventeenth Year of His Majesty's Reign.

Issued this [Date], day of [Month], 1927.

[Signature]

[Signature]

[Signature]

After solemnization of the Marriage, this License, duly endorsed, must be forwarded forthwith to the Registrar-General, Toronto.

All communications with respect to questions arising under The Marriage Act should be addressed to the Assistant Provincial Secretary, Toronto.
Instructions to Person Solemnizing Marriage:

SPECIAL ATTENTION IS DIRECTED TO THE EXCERPTS FROM THE MARRIAGE ACT SET FORTH AT THE RIGHT OF AFFIDAVIT HEREFIN.

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.

004482

I certify that I solemnized the marriage of:

- Bride: Edna Pitchard
- Groom: John Young

in the presence of:

- Witness 1: Elizabeth 83
- Witness 2: Mrs. Butler

in the City of Toronto, in the County of York, Province of Ontario.

That, for the space of fifteen days immediately preceding the date of this affidavit, the said person had no 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 our knowledge, information and belief, true in every particular.

NAME

| John Young | Edna Pitchard |

OCCUPATION

| Cook | 

AGE AND CONDITION IN LIFE

| 28 | 28 |

RESIDENCE WHERE MARRIED

| 467½ Queen St. W. | 467½ Queen St. W. |

RELIGIOUS DENOMINATION

| Chinese Mission | Anglican |

PLACE OF BIRTH

| Canton, China | Ontario |

INTENDED PLACE OF MARRIAGE

| Toronto, Ontario |

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.