

ISSUED BY  
**Province of Ontario**  
REGISTRAR GENERAL

201 350

**Certificate of Publication of Banns.**  
(Section 4.)

When the Marriage is by Banns, this Certificate must be sent to the Registrar General forthwith.

(FORM 5, SECTION 20.)

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

<b>A MAN</b> may not marry his	<b>A WOMAN</b> may not marry her
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
6. Wife's aunt	6. Husband's uncle
7. Mother	7. Father
8. Stepmother	8. Stepfather
9. Wife's mother	9. Husband's father
10. Daughter	10. Son
11. Wife's daughter	11. Husband's son
12. Son's wife	12. Daughter's husband
13. Sister	13. Brother
14. Granddaughter	14. Grandson
15. Grandson's wife	15. Granddaughter's husband
16. Wife's granddaughter	16. Husband's grandson
17. Niece	17. Nephew
18. Nephew's wife	18. Niece's husband
19. Wife's niece*	19. Husband's nephew
20. Brother's wife**	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 Dominion Act, 58 Victoria, cap. 36, sec. 1, it is enacted that: "All laws prohibiting marriage between a man and the daughter of his deceased wife's sister, where no law relating to consanguinity is violated, are hereby repealed, both as to past and future marriages."

**SCHEDULE A.**

And furthermore since many inconveniences have fallen as well within this Realm as others by reason of marrying within the degrees of marriage prohibited by God's law, that is to say: "The son to marry the mother or the stepmother carnally known by his father; the brother the sister, the father his son's 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 aunt, being his father's or mother's sister, nor marry his uncle's wife, carnally known by his uncle, nor shall the father marry his son's wife, carnally known by his son, nor the brother marry his brother's wife carnally known by his brother; nor shall any man married and carnally knowing his wife marry his wife's daughter nor his wife's son's daughter, nor his wife's daughter's daughter.

And further if it chance that any man shall know carnally any woman that then all and singular persons being in any degree of consanguinity or affinity (as is above mentioned) to any of the parties so carnally offending, shall be deemed and adjudged to be within the cases and limits of the said prohibitions of marriage." (1 Geo. V, c. 32, Sched. A.)

\*\*By the Revised Statutes of Canada, 1906, c. 105, 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." (1 Geo. V, c. 32, Form 5, 2 Geo. V, c. 17, s. 30 (6).)

I hereby certify that on Sunday the 28 day of

Sept. A.D. 1919, the intention of

Charles Tilley  
Full Name of Groom

of the Township of West Hawkesbury  
City, Town, Village, Township

in the County of Prescott

in the Province of Ontario, and

Lea Lalonde  
Full Name of Bride

of the Township of West Hawkesbury  
City, Town, Village, Township

in the County of Prescott

in the Province of Ontario, to intermarry was duly proclaimed by me in

St. Gregory's Church, being a church in the  
Name of Church

Town of Vanterlock Hill  
City, Town, Village, Township

County of Prescott

in the Province of Ontario.

I further certify that I verily believe that the said

Lea Lalonde  
Name of Groom or Bride

had her usual place of abode in the said Township  
City, Town, Village, Township

of West Hawkesbury for the space of fifteen (15)  
days immediately preceding the said Sunday.

Dated this 3 day of Sept A.D. 1919

Signature H. J. [Signature]

Post Office address Vanterlock Hill

Minister of St. Gregory's Church

**THIS CERTIFICATE TO BE SENT FORTHWITH TO REGISTRAR-GENERAL, TORONTO, ONT.**

WHEN MARRIAGE IS BY LICENSE, THIS FORM NOT TO BE USED.

**PARTICULARS** to be supplied by the person solemnizing the **MARRIAGE**

**022439**

In accordance with R. S. O. Chap. 148 Sec. 5 s. 5



**EXCERPTS FROM THE MARRIAGE ACT**

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

(a) The ministers and clergymen of every church and religious denomination duly ordained or appointed according to the rites and ceremonies of the denomination to which they respectively belong;

(b) Any elder, evangelist or minister for the time being of any church or congregation of the religious people commonly called or known as "Congregations of God," or "Churches of Christ," and individually called "elders of Christ," who from time to time have been 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 and commissioned by the society to solemnize marriages;

(d) Any elder for the time being of any church or congregation of religious people commonly called or known as "Farrington Independent Church," who from time to time have been chosen by such church or congregation for the solemnization of marriages.

(e) Any recognized evangelist or elder for the time being of any congregation of Christians commonly known as "Brethren," who have been appointed by any such congregation for the solemnization of marriages, and whose appointment has previously been approved by the Provincial Secretary.

24. No fee shall be payable for the solemnization of marriages, except the sum of \$5.00.

38. (2) Every person guilty of an offence of this Act, for which no other 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 CERTIFICATE forthwith to the REGISTRAR GENERAL, Parliament Buildings, TORONTO. (A penalty of \$20.00 is provided for negligence. See "Excerpts.")

	BRIDEGROOM	BRIDE
NAMES in FULL	Charles Titley	Lea Lalonde
AGE	33	17
RESIDENCE when MARRIED	West Hawkesbury	West Hawkesbury
PLACE of BIRTH	St. Eugene Ont.	Frammer, Ont.
CONDITION in LIFE	(Bachelor or Widower) B.	(Spinster or Widow) S.
OCCUPATION	Cheese Maker	Farmer's Daughter
RELIGIOUS DENOMINATION	R.C.	R.C.
NAME of FATHER	Wiche Titley	Pierre Lalonde
MAIDEN NAME of MOTHER	Belanie Brabant	Anna Lemay
NAMES of WITNESSES	Ernest Titley	Pierre Lalonde
ADDRESSES of WITNESSES	Vankleek Hill	Vankleek Hill

I certify that the above named parties were married by me at Vankleek Hill

in the County of Prescott this 5 day of Sept 1919

Signature A. J. P. ...

R.C. Denomination

Address Vankleek Hill, Ont.