



The Commonwealth of Massachusetts

DEPARTMENT OF PUBLIC HEALTH
REGISTRY OF VITAL RECORDS AND STATISTICS

NOTICE OF INTENTION OF MARRIAGE

The following notice of intention of marriage is hereby given in compliance with law.

1. _____, 20_____

2. TO THE CLERK OF _____, MASSACHUSETTS

PARTY A (Please Print)

PARTY B (Please Print)

3. PRESENT NAME: (First, Middle, Last)

12. PRESENT NAME: (First, Middle, Last)

3A. FULL NAME TO BE USED AFTER MARRIAGE:

12A. FULL NAME TO BE USED AFTER MARRIAGE:

4. DATE OF BIRTH: (Month, Day, Year) 4A. AGE:

13. DATE OF BIRTH (Month, Day, Year) 13A. AGE:

5. OCCUPATION:

14. OCCUPATION:

6. RESIDENCE: (Number and Street)

15. RESIDENCE: (Number and Street)

(City/Town, State/Country, Zip Code)

(City/Town, State/Country, Zip Code)

7. THIS MARRIAGE 7A. Status of last marriage
(1st, 2nd, 3rd): ___
Widowed Divorced
Void or annulled by court order
Void, under former GL c.207/§11 or by operation of law at time of marriage
If void, see reverse for required evidence

16. THIS MARRIAGE 16A. Status of last marriage
(1st, 2nd, 3rd): ___
Widowed Divorced
Void or annulled by court order
Void, under former GL c.207/§11 or by operation of law at time of marriage
If void, see reverse for required evidence

7B. Is there any reason why you would be prohibited from marrying in Massachusetts due the laws of another state or jurisdiction? Yes No

16B. Is there any reason why you would be prohibited from marrying in Massachusetts due to the laws of another state or jurisdiction? Yes No

8. BIRTHPLACE: (City/Town) (State/Country)

17. BIRTHPLACE: (City/Town) (State/Country)

9. NAME OF PARENT (1) (First, Middle, Last) (Surname at birth or adoption)

18. NAME OF PARENT (1) (First, Middle, Last) (Surname at birth or adoption)

10. NAME OF PARENT (2) (First, Middle, Last) (Surname at birth or adoption)

19. NAME OF PARENT (2) (First, Middle, Last) (Surname at birth or adoption)

11. RELATED by blood or marriage to Party B? Yes No
If yes, how?

20. RELATED by blood or marriage to Party A? Yes No
If yes, how?

PENALTY: M.G.L. c.207 §52 "...whoever falsely swears or affirms in making any statement required...shall be punished by a fine..."

I have reviewed a list of impediments to marriage and hereby state that there is an absence of any legal impediment to this marriage and do hereby depose and say that all of the statements as set forth in the above notice whereof I could have knowledge are true and are made under the penalties of perjury (M.G.L. c.4 §6, Rule 6 General Laws).

Party A (Signature) Party B (Signature)

Subscribed and sworn to, before me, this ___ day of ___, 20___

Registrar, Clerk, or Assistant Clerk designated to administer oaths: _____

Marriage Certificate Issued: ___, 20___ Not Valid After: ___, 20___
(60 days from date intention is filed. M.G.L. c.207 §20)

NOTICE OF INTENTION OF MARRIAGE

(Reverse)

Last Marriage Void or Annulled

If last marriage was void or annulled (questions 7A and 16A) count the number of this marriage (item 7) as if the void/annulled marriage never occurred. Check below for evidence provided:

Party A

Last marriage was previously determined to be void or annulled and the certificate on file with the Massachusetts clerk who issued the license and with the Registry of Vital Records and Statistics was marked accordingly.

Court Order of Annulment

Court Order Voiding Last Marriage

A certified copy of the last Notice of Intention of Marriage that contains sufficient information to determine that last marriage was void under former M.G.L. c.207 §11 (repealed) or by operation of law at the time of marriage.

Affidavit if intended parties are different.

Other evidence sufficient to determine that the last marriage was void under former M.G.L. c.207 §11 (repealed) or by operation of law at the time of marriage. *Specify:*

Affidavit if intended parties are different.

Party B

Last marriage was previously determined to be void or annulled and the certificate on file with the Massachusetts clerk who issued the license and with the Registry of Vital Records and Statistics was marked accordingly.

Court Order of Annulment

Court Order Voiding Last Marriage

A certified copy of the last Notice of Intention of Marriage that contains sufficient information to determine that last marriage was void under former M.G.L. c.207 §11 (repealed) or by operation of law at the time of marriage.

Affidavit if intended parties are different.

Other evidence sufficient to determine that the last marriage was void under former M.G.L. c.207 §11 (repealed) or by operation of law at the time of marriage. *Specify:*

Affidavit if intended parties are different.

Proof of Age (M.G.L. c.207 §33A)

The clerk or registrar shall not receive a notice of the intention of marriage of a person under the age of 18. The clerk or registrar shall not issue a certificate before receiving proof of age of the parties and verifying that both parties are not less than 18 years of age. Such proof shall be contained in any of the following documents, graded and taking precedence in the following order:

Party A

- Certified copy of a record of birth
- Certified copy of a baptismal record
- Passport
- Life insurance policy
- Employment record
- School record
- Immigration record
- Naturalization record
- Court record
- Other _____

Party B

- Certified copy of a record of birth
- Certified copy of a baptismal record
- Passport
- Life insurance policy
- Employment record
- School record
- Immigration record
- Naturalization record
- Court record
- Other _____

Other information relevant to the preparation of a Certificate of Marriage (optional, as needed):

I am satisfied with the documentary evidence presented.

(Registrar, Clerk, or Assistant Clerk designated to administer oaths)

Date