

On all amending Bills not exceeding one page, \$30.00.

For each additional page or part of a page, \$10.00.

Upon incorporation of Companies having a stated capital, or amendments increasing capital, an additional fee equal to the fee payable under the N. B. Joint Stock Company's Act.

A page for the purposes of this Rule, shall mean not exceeding 500 words.

Provided, that when a Bill in respect of which such payment has been made, does not pass the Legislature, it may be introduced at the next following Session upon the payment of an additional sum of \$10.00 and

Provided, also that this Rule shall not extend to Acts for the Incorporation or relating to the property or objects of churches, hospitals, public halls or societies for charitable, literary or recreational purposes, whose object is not private gain.

155. Proof of publication of Bills advertised under Rule 78 of the Rules and Practice of this House must be by affidavit or solemn declaration.

Any further information can be obtained on application to the Clerk of the Legislative Assembly at his office in the Legislative Building, Fredericton.

Dated this second day of December, A. D. 1929.

G. BIDLAKI,

Clerk of the Legislative Assembly.

#### SOLEMNIZATION OF MARRIAGE

##### Amendment to Act

##### CHAP. XXXVI

An Act to Amend Chapter 77, Revised Statutes, 1927, Respecting the Solemnization of Marriage.

Sec. 1. Sec. 6 amended; new sub-sec. added, providing for notice of intended marriage; exceptions.

Sec. 2. Sec. 12 amended, new sub-section added; providing for statutory declaration to be made by independent person before license issued; form of declaration.

Sec. 3. When act to come into force.

Passed 27th March, 1929.

Be it enacted by the Lieutenant-Governor and Legislative Assembly as follows:

1. Section 6 of Chapter 77 of The Revised Statutes, 1927 is hereby amended by adding thereto the following sub-sections:—

(3) No person shall solemnize marriage unless he has, not less than five days before such solemnization, received notice of the names, places of residence, occupation, age and conjugal condition of the parties to the intended marriage, unless upon the production of evidence satisfactory to him that there exist exceptional and urgent circumstances, sufficient in his discretion to justify a departure from the rule hereby established.

(4) Notwithstanding anything contained in this section marriage may be solemnized between persons, either of whom has landed at the Port of Saint John from overseas with the intention of being married upon arrival at the said Port, provided that the Port Chaplain or representative of the religious body to which either of said parties may belong, or if there be no such Port Chaplain, the person solemnizing the marriage may dispense with previous notice.

2. Section 12 of said Chapter is hereby amended by adding thereto the following sub-section:

(2) Before any marriage license shall be issued the person issuing the same shall require a statutory declaration as to each of the intended parties in the form "B" hereto which declaration shall be made by a resident of the Province if circumstances will permit, but if made by a person not so resident, such person must be personally known to the issuer of the license to be a responsible person. Such declaration must be made by someone other than an intended party to the marriage but the same person, if he knows the

circumstances, may make a declaration for each of the parties. The issuer of the license shall read over the declaration, completely filled in to the party making it, and shall see that the person signing the same apparently understands the declaration. In any case which cannot be completely met by the use of the said form, the issuer of the license shall obtain previous authority for any variation from the Attorney General, or the Deputy Attorney General, or if the case is urgent and he cannot communicate with either of them, then such authority may be obtained in writing from the Mayor, or Clerk of any City or Town, the Warden or Secretary of any Municipality, the Police or Stipendiary Magistrate of any City or Town, or any Member of the Legislative Assembly. The issuer of any marriage license shall attach the declaration or declarations to the said license and no person shall solemnize any marriage under such license unless it is accompanied by such declaration or declarations.

##### Form B (Section 12)

I, \_\_\_\_\_  
City, \_\_\_\_\_  
of the Town \_\_\_\_\_ of \_\_\_\_\_  
Parish \_\_\_\_\_  
in the County of \_\_\_\_\_ in the  
Province of New Brunswick  
(occupation)  
residing at \_\_\_\_\_

(give street and number where practicable or local designation of residence elsewhere)

Do Solemnly Declare:

1. That I know

of \_\_\_\_\_  
(give residence as particularly as possible)  
(occupation)  
who proposes to marry

of \_\_\_\_\_  
(give residence as particularly as possible)  
(occupation)  
and that (he) (she) is of the age of not less than eighteen years.

Note: (If either of the parties is of less than the age of 18 years, the true age must be stated here, and the written consent of the father, mother or guardian attached.)

2. That

is a (bachelor, spinster, widower, widow) and is not related to the other intended party to the marriage within any of the degrees prohibited by law.

3. That

one of the parties to the intended marriage was divorced from his wife, (her husband) by decree of \_\_\_\_\_  
(name of the Court)  
on (give date) \_\_\_\_\_  
and a copy of the said decree is hereto annexed.

4. That I do not know of any cause why the said intended marriage should not be lawfully solemnized between the said parties.

And I make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.  
Declared before me \_\_\_\_\_

at \_\_\_\_\_  
this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

An Issuer of Marriage Licenses in the Province of New Brunswick.

Note: The issuer of Marriage Licenses must see that separate forms are fully filled in for each party to the intended marriage. In case any circumstances arise which can not completely be met by such forms, the issuer must obtain previous authority for any variation from the Attorney General or the Deputy Attorney General, or if the case is urgent and he can not communicate with either of them, then such authority may be obtained in writing from the Mayor or Clerk of any City or Town, the Warden or Secretary of any Municipality the Police or Stipendiary Magistrate of any City or Town, or any Member of the Legislative Assembly.

The issuer of Marriage Licenses is responsible for reading over the form to the party, seeing that it is properly filled in, and that the party signing apparently understands the same.

3. This Act shall come into force on the first day of January, 1930.

## NOTICE

### RE ASSESSMENT WORKMEN'S COMPENSATION BOARD.

Attention is hereby drawn to an error in the copy furnished to the King's Printer by the Workmen's Compensation Board whereby under "Class 2" of the said Assessment, in the last paragraph thereof, the rate appeared in the issue of December 26th., as being \$7.00 whereas the amount should have read \$5.00, as shown in today's issue in that part of the Notice of Assessment.

#### THE WORKMEN'S COMPENSATION BOARD

##### Notice of Assessment

Notice is hereby given that under and by virtue of the powers conferred on this Board by the Workmen's Compensation Act, every employer who shall engage in any of the industries named below is and shall be assessed, at the rate mentioned opposite the name of such industry, upon the amount of the pay-roll of such employer (or otherwise, as the case may be) to be ascertained as provided in the said Act:

##### CLASS 1.

Coal and other mining; reduction of ores and smelting; quarrying; manufacture of brick, glass, lime and cement; cutting and dressing of stone or marble; drilling and sinking of wells for gas or water.

Name of Industry	1930
Glass products or glassware and potteries	\$1.00
Lime and plaster manufacturing; quarrying; crushing; lime burning	3.50
Mining coal, including stripping operation	5.00
Mining other than coal	4.00
Manufacture of brick, tile, sewer pipe, cement, concrete blocks	3.50
Manufacture of cement from basic slag, sand, shale, clay or gravel pits, stone quarrying and dressing when connected with quarry	5.00
Stone dressing or cutting, marble works or stone monument business	1.50
Boring and drilling oil or gas wells including sinking of artesian wells as a business; diamond drilling as a business	4.00
Manufacture of oil from shale	5.00
Plaster mills	1.00

##### CLASS 2.

Sawmills; manufacture of pulp or paper; woodworking; planing mills; furniture factories; wicker and rattan work; logging; cutting of timber, pulpwood, firewood, railroad ties or sleepers; river driving; rafting; booming or the transportation of logs, timber, pulpwood, firewood, railroad ties or sleepers; boat building; coffins; canoes; organs; pianos; artificial limbs.

Name of Industry	1930
Artificial limbs; wicker and rattan work; wooden articles; bed springs	
boat building not over 25 feet; manufacture of canoes, coffins; cooperage, hand work; carpenter; joiner or cabinet work (shop only); furniture manufacturing, including assembling, installation of pipe organs; mattress making; upholstering; organs and pianos; picture framing	2.00
Sawmills; shingle mills; lath mills; box, barrel and shuck mills; roasting mills; excelsior manufacture; lumber yard, including delivery of lumber carried on in connection with saw mill; woodcutters	5.00
Planing and moulding mills; sash	