NOTICE OF INTENDED MARRIAGE Marriage Act 1961 (as at 2023)

Provided by Mal Abrahamsen Govt. Authorised Marriage Celebrant

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Download and read ALL pages

Print pages 4 & 5 Complete page 4 then get page 5 sworn * (TYPE or write use BLOCK LETTERS)

* **Sign page 5 before** a person authorised to witness your signature/s. Police officer, a Justice of Peace, or a legally qualified doctor, solicitor or barrister. Police Officer, or your Marriage Celebrant.

Then send pages 4 & 5 to me per e-mail to: marry.me@live.com.au

The one month waiting period starts from when I receive this form in hand or e-mail. I will check then contact you asap and make an appointment for us to meet where we can discuss everything.

OR

Call me and make an appointment we can meet and discuss everything, bring the completed page **4**, any part you don't know make inquiries with your family. I also will help you to complete page 4 and I can witness page **5** for you.

If you wish to add anything, please write clearly below or on another piece of paper.





Notice of Intended Marriage

Please read all of the information in this form. You may need to refer to these instructions as you complete thisform. You may complete this form:

- Electronically by typing in the required information directly into the boxes below. You can print and sign a hard copy of the form or sign electronically in the presence of an authorised person.
- Or print the form and completing the required information using **BLOCK / CAPITAL / UPPER CASE LETTERS**.
- Please read the explanation in the Instructions for completing this form, including in relation to items7 and 8.

Privacy notice

- The Marriage Act 1961 (Cth) (the Act) requires that a marriage shall not be solemnised unless certain personal information is provided in writing. This information is required in two forms: the Notice of Intended Marriage (under paragraph 42(1)(a) of the Act); and the Declaration of No Legal Impediment to Marriage (under paragraph 42(1)(c) of the Act). Together with the Official Certificate of Marriage (under paragraph 50(1)(b) of the Act), these three forms are referred to as the Documents.
- The Documents must be submitted by the authorised celebrant to the Registrar of Births, Deaths and Marriages (the Registry) in the state or territory where the marriage took place, within 14 days after the marriage ceremony is performed by an authorised celebrant.
- The Registry uses the information in the Documents to register the marriage. The Registry will use, store and disclose the personal information in accordance with the privacy laws of the state or territory in which the marriage took place.
- The Registry will provide the information contained in the Notice of Intended Marriage (the Notice) to the Australian Bureau of Statistics (ABS), which requests the information under the Census and Statistics Act 1905. The ABS only records non-identifying information from the Notice, and uses the information to generate national statistics on marriage and the family in Australia. The ABS does not retain identifying personal information.
- The Registry may provide the Documents to the Registrar of Marriage Celebrants and the Commonwealth Attorney-General's Department for purposes related to the functions of the Registrar of Marriage Celebrants. More information on how your personal information is managed by the Attorney-General's Department can be obtained from the department.
- For more information on how your personal information will be managed, or to access or correct the information contained in the register of marriages, please contact the Registry in the state or territory where your marriage will take or took place.

Instructions for completing this form

Requirements applying to ALL marrying couples

It is a criminal offence for a person to give the Notice to an authorised celebrant or to sign it if that person knows the Notice contains a false statement or an error or is defective (section 104, Marriage Act).

You must give this completed and signed notice to an authorised celebrant at least one month, and not more than 18 months, before your proposed marriage, unless a prescribed authority has agreed to shorten the notice period (section 42 of the Act). For a list of prescribed authorities, visit www.ag.gov.au/marriage.

Instructions on specific items

Where information is not known or cannot be obtained: If you are unable, after reasonable inquiry, to state any information required in the Notice, you should write 'unknown' in the relevant space on the form and give the authorised celebrant a statutory declaration explaining why you are unable to provide the information. A statutory declaration is not required for items 11 to 16. These items relate to the parents of the parties to the marriage. Complete this sectionwhere applicable.

Item 1: It is up to each party to the marriage to decide how they want to describe themselves.

Item 4: This item is optional. It is up to each party to the marriage to decide whether they wish to complete the item. It is up to each party to the marriage to decide how they want to describe their gender if they choose to complete the item. Non-binary includes 'unspecified' or 'indeterminate' and people who do not exclusively identify as either female or male.

Item 7: The term 'conjugal status' means whether you have ever been <u>legally married</u> before. You should not include information about relationships other than married relationships. If your status is 'divorce pending', the divorce must take effect before the marriage can be solemnised.

Item 8: If you were born <u>in Australia</u>, your birthplace is the city or town and state or territory. If you were born <u>outside</u> <u>Australia</u>, your birthplace is the city or town, state or province (if applicable) and country.

How to sign the Notice

The Notice lists who can witness the signatures of the marrying couple. The Notice must be signed in the physical presence of an authorised witness as specified (section 42 of the Act). Authorised witnesses are listed in the "Signatures of parties and witnesses" section of this form.

If a person is unable to sign the Notice at the time it is given to the authorised celebrant, the other person may sign the Notice and give it to the authorised celebrant. The person who has not signed the Notice must then sign the Notice in the physical presence of that celebrant or another authorised celebrant <u>before</u> the marriage can take place.

Documents that must be provided to an authorised celebrant

Items 19 to 20 and 25 to 28: As well as the Notice, before the marriage can take place both parties must provide to the authorised celebrant (section 42 of the Act):

- (a) evidence of the parties' date and place of birth, such as a birth certificate, official extract from a birth register or an Australian or overseas passport, and
- (b) if a party is divorced or a party's last spouse died, evidence of divorce or death of that spouse.

Items 21 to 24: Before the marriage can take place, the authorised celebrant must also be satisfied that you are one of the people named in the Notice. Photographic evidence of identity such as a passport, a driver licence, proof of age card or an official identity card will assist the authorised celebrant to meet this requirement. If numerous ID Documents are sighted by the celebrant and are more than can be accomodated at Item 22, the celebrant may include details of the ID documents in an additional cover note to the Registry.

Note: Items 25 to 28 should only be completed for parties who have been legally married previously. Where you have been legally married more than once, item 25 (completed by the authorised celebrant) is the date on which your last spouse died, or the date on which the divorce or nullity order for your last marriage took effect.

Additional requirements apply when a person to be married is under 18 years of age

A person under 18 years is not of marriageable age, and cannot be a party to a marriage, unless the person obtains an order from a judge or magistrate under section 12 of the Act.

In addition, if you have not turned 18 (unless you have previously been legally married), before the marriage can take place you must obtain and give to the authorised celebrant the necessary consents or dispensations required under the Act.

The authorised celebrant must record on the Notice that they saw the court order and the consents or dispensations. The authorised celebrant may also need to endorse the consent (subsection 9(2), Marriage Regulations 2017 (Cth)).

It is a criminal offence for a person to marry another person who is under 18 years of age without the order of a judge or magistrate made before the marriage (section 95 of the Act). Further, it is an offence under subsection 99(4) of the Act for a marriage celebrant to solemnise a marriage involving a minor without receiving the consents required under section 13 of the Act. Under no circumstances can two persons under 18 years legally marry.

	PAGE	
Time and Date		
Location		

Notice of Intended Marriage Celebrant Mal Abrahamsen

Complete this form **TYPE** or **WRITE** using **BLOCK LETTERS**

Details of the parties

		PERSON 1			PERSON 2		
1.	Description of parties	Partner		× Groom	Partner	× Bride	
2.	Family name						
3.	Given name(s)						
4.	Gender (optional)	Female	Male	Non-binary	Female	Male	Non-binary
5.	Usual occupation						
6	. Usual home address (full address)						
7.	Conjugal status (see above page 3)	Never validly r		Vidowed Divorce pending	Never validly		Nidowed Divorce pending
8.	Birthplace (see above page 3)						
9.	Date of birth						
10	Are the parties related?	No	Yes – state	relationship:			

Details of the parties' parents

	PERSON 1	PERSON 2
11. Parent full current name (or write 'unknown')	Father	Father
12. Parent full birth name (or write 'unknown')	If name different	If name different
13. Parent full current name (or write 'unknown')	Mother	Mother
14. If applicable: Parent full birth name (or write 'unknown')	If name different	If name different
15. Parent country of birth (or write 'unknown')		
16. Parent country of birth (or write 'unknown')		

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Signatures of parties and witnesses.

This Notice must be signed in the presence of an authorised witness. Persons who are authorised to witness the Notice are:

- if a party signs the Notice in Australia—an authorised celebrant, a justice of the peace, a barrister or solicitor, a medical practitioner, or a member of the Australian Federal Police or the police force of a State or Territory.
- if a party signs the Notice outside Australia—an Australian Consular Officer, an Australian Diplomatic Officer, a notary public, an employee of the Commonwealth authorised under paragraph 3(c) of the Consular Fees Act 1955, or an employee of the Australian Trade Commission authorised under paragraph 3(d) of the Consular Fees Act 1955.
 Note: For the definitions of Australian Consular Officer and Australian Diplomatic Officer, see section 2 of the Consular Fees Act 1955.

I have read this form's privacy notice and instructions for completion and hereby give notice of my intended marriage:

BELOW To be completed by authorised celebrant Mal Abrahamsen before the ceremony.

17.	Mal Abrahamsen			18. Date notice received		
		PERSON 1		PERSON 2		
19.	Evidence of date and place of birth (see page 2)	 Birth certificate or official extract Statutory declaration 	Australian passportOverseas passport	 Birth certificate or official extract Statutory declaration 	Australian passport	
20.	Document number (if any)					
21.	Identity confirmed (see page 2)	Confirmed		Confirmed		
22.	Type of ID document provided (see page 2)					
23.	Document number (if any)					
24.	State, territory or country of issue					
25.	Date last marriage ended (if applicable)					
26.	Evidence sighted on how last marriage ended (see page 2)	Death Divorce	Nullity	Death Divorce	Nullity	
27.	Death certificate number OR					
28.	Court location (if divorce or nullity)					
29.	Document referred to in s42(5A) of the Act provided to the parties	Person 1		Person 2		
30.	If a party is under 18 years	Consents received.		Court approval		