

## NON NATIONALS

### PROCEDURES TO FOLLOW WHEN APPLYING FOR A SPECIAL MARRIAGE LICENCE (CAP 184).

1. Non-nationals **MUST** be three (3) days resident in the State before applying for a marriage licence. The licence takes two (2) to three (3) days to be processed.
2. The required application form must be fully completed.
  - At the upper back part of the application form the gentleman will take oath in the presence of the Registrar-General at the Births and Deaths, Ministry of Health.
  - The lower back part of the form must be certified by either a Minister of Religion, Lawyer or Justice of the Peace.
3. In the case of Non-Nationals, Passports and birth certificates of both parties must be presented.
4. Non-Nationals must present a notarized certificate attesting that the parties involved have never been married before. In the case where the parties involved are divorced, the final document with seal or a notarized copy **MUST** be presented.
  - If the divorce document is in a foreign language then it **MUST** be translated in English, certified by an official translator, and both submitted with the application.
5. In the case where the parties involved are widowed, the death certificate of with seal or a notarized copy **MUST** be presented.
6. The legal age for marriage without parental consent is eighteen (18) years.
7. The present fee of one hundred (\$100.00) to be paid in the treasury, Ministry of Finance, as marriage licence's fee. The receipt, together with stamps to the value of fifteen dollars (\$15), is to be submitted with the completed application form to the Cabinet Secretariat, Office of the Prime Minister, for processing.

## **NATIONALS**

1. Return the form completely filled and signed by relevant persons.
2. Nationals **MUST** present their original Birth Certificates.
3. Nationals **MUST** present their original copies of final divorce documents.
4. \$50.00 Receipts from Treasury (present fee).
5. Stamps to the value of \$15.00 (present fee).
6. At the upper back part of the application form the gentleman will take oath in the presence of the Registrar-General at the Births and Deaths, Ministry of Health. All documents **MUST** be presented before the form can be signed. This process **MUST** be done before applicants proceed to the Cabinet Officer/Office of the Prime Minister.

# GRENADA

## *Application for a Marriage Licence*

Name of Applicant (in full)	....	
Address of Applicant	....	
Occupation or Calling	....	
Age, in years	....	
Bachelor, Widower or Divorcee?	....	
Where born?	....	
How long resident in the State?	....	
Name of person to whom to be married (in full)	....	
Address of ditto	....	
Occupation or Calling	....	
Age, in years	....	
Spinster, Widow or Divorcee?	....	
Where born?	....	
How long resident in the State?		
(Are Parents alive in both cases?)	....	
(If not, is there a guardian?)		
(Is the marriage with their consent?*)	....	
By whom is the marriage to be solemnized?	....	
At what place?	....	
When?		

To be filled up  
in cases of  
minors.

\* A certificate of such consent in the form prescribed for that purpose is necessary.

I \_\_\_\_\_ do solemnly and sincerely declare that the above particulars are in every respect true and correct that I know of no just cause or impediment to my intended marriage as above set forth. And that both of the parties to the intended marriage have been resident within the state for at least three days before the date of this application. And I make this solemn declaration conscientiously believing it to be true and by virtue of the provisions of "The Oaths Ordinance".

Dated this \_\_\_\_\_ day of \_\_\_\_\_ 20 \_\_\_\_\_

\_\_\_\_\_  
Signature of Applicant.

\_\_\_\_\_  
*Registrar General.*

Name  
Occupation

\*I \_\_\_\_\_

Residence

of \_\_\_\_\_ do hereby certify that the above statement is to the best of my knowledge and belief correct and true and that so far as I am aware there is no legal or other impediment to the proposed marriage.

Signature .....

Date \_\_\_\_\_ 20 \_\_\_\_\_

\_\_\_\_\_  
\*This Certificate may be signed by a Minister of Religion, Justice of the Peace or any respectable person who can testify to the facts.