

Record Number

MARRIAGE LICENSE APPLICATION
FOR CEREMONY TO BE PERFORMED IN MINNESOTA ONLY (MN Statute 517.07)
VALID FOR SIX MONTHS FROM DATE ON LICENSE - NO REFUNDS

State of Minnesota
Ramsey County

(PLEASE PRINT IN BLACK INK)

Form sections for FIRST APPLICANT and SECOND APPLICANT, including fields for FULL LEGAL NAME, ADDRESS, SOCIAL SECURITY NUMBER, PHONE, SEX, CITY, VILLAGE OR TOWNSHIP, COUNTY, STATE, ZIP CODE, AGE, BIRTH DATE, and HOW WAS LAST MARRIAGE TERMINATED?

IF EITHER APPLICANT IS A MINOR (under 18 years of age), NAME AND ADDRESS OF THE MINOR'S PARENTS OR GUARDIAN

ARE THE APPLICANTS RELATED TO EACH OTHER BY BLOOD OR ADOPTION YES NO IF YES, STATE RELATIONSHIP

NAMES THE APPLICANTS WILL HAVE AFTER MARRIAGE FIRST APPLICANT: (FIRST) (MIDDLE) (LAST) SECOND APPLICANT: (FIRST) (MIDDLE) (LAST)

MAILING ADDRESS OF APPLICANTS AFTER MARRIAGE STREET: CITY/STATE/ZIP:

Federal and state law requires that an applicant's social security number, if any, be collected on the Marriage License Application. Title 42, US Code Sec 666 (a)(13)(A), MN Statutes, Section 144.223 and MN Statutes, Section 517.08 Subd. 1a(8). Minnesota Statute 259.13, subdivision 1, requires a person who committed a felony crime under any law to serve a notice of application for a name change on the prosecuting authority for the crime when seeking a name change as a part of the marriage license. If the prosecuting authority is located in another state, the Attorney General must also be served. Minnesota Statute 259.115, provides that if a person who committed a felony crime under any law uses a different surname after marriage than what was used before marriage, without complying with section 259.13, is guilty of a gross misdemeanor. Minnesota Statute 517.08, subdivision 1b, provides that if a person committed a felony crime under any law is applying for a marriage license, the court administrator shall either grant the marriage license without the requested name change or delay its granting until the person: (1) certifies that 30 days have passed since the notice of name change upon the prosecuting authority, and if applicable, the Attorney General, and no objections have been made; or (2) provides a certified copy of a court granting the name change. The parties seeking the marriage license have the choice of whether to have the license granted without the name change or to delay its granting pending further action on the name change request.

Does one or both of the applicants have a felony conviction under Minnesota law or the law of another state or federal jurisdiction? FIRST APPLICANT YES NO If yes, Jurisdiction SECOND APPLICANT YES NO If yes, Jurisdiction
If either APPLICANT has committed a felony crime under any law and is assuming a different name after marriage, proof of service of a notice of application for a name change as required by Minnesota Statutes 259.13, 259.115, and 517.08 must be attached.
Attach copy of Proof of Service. Dates of Service Deputy Registrar:

I hereby solemnly affirm that I have read and understood the statutes written above, and swear that I either have committed no felony crimes under any law or if I have committed a felony crime, that I have fully complied with the notice of name change as required by Minnesota statutes, AND I hereby solemnly affirm, under penalty of perjury, that all of the above statements of fact are true in every respect; that we are no nearer of kin than the first cousins once removed; that neither is committed to the guardianship or conservatorship of the Commissioner of Human Service; and that neither of us has a spouse living.

X FIRST APPLICANT signature (must be signed in the presence of a Notary/Deputy) X SECOND APPLICANT signature (must be signed in the presence of a Notary/Deputy)

SUBSCRIBED AND SWORN TO BEFORE ME THIS DAY OF , 20 . NOTARY/DEPUTY

SUBSCRIBED AND SWORN TO BEFORE ME THIS DAY OF , 20 . NOTARY/DEPUTY

Date of Application Date License Issued Place of Marriage Marriage Date