

PROVINCE OF ONTARIO

PHYSICIAN'S CERTIFICATE

I, the undersigned (a) [redacted] M.A.C.P. & S.O.
(a) Name in full and set forth Qualification or Degree. a legally qualified medical practitioner, residing and practising at (b) Toronto

(b) Locality. in the County of York hereby certify that I, on the 18th
day of Sept A.D. 19 26 at Toronto in
the County of York separately from any other medical practitioner, personally

(c) Name in full examined (c) [redacted] of (d) [redacted] Toronto.

(d) Residence.

(e) Occupation. (e) and after making due inquiry into all facts in connection with the case of the said [redacted] necessary to be enquired into in

order to enable me to form a satisfactory opinion, I certify that the said [redacted]

is insane, and is a proper person to be confined in an hospital for the insane (if the

insane person is an idiot, add and that the said [redacted] is an idiot,)

and that I have formed this opinion upon the following grounds, namely:

1. Facts indicating insanity, observed by myself:*

1. Appearance. rather vacant expression

2. Conduct. unable to read ordinary simple narrative - fails on 8 year old performance test

3. Conversation. uninformed - unimaginative - no reasoning power and poor memory

(f) State the information and from whom received.

2. Other facts (if any) indicating insanity, communicated to me by others: (f)

(a) tendency to immoral behavior and companionship

(b) unable to learn at school

(c) has not been able to keep position.

Signed this Eighteenth day of September A.D. 19 26

at Toronto in the County of York

Signed in the presence of

1. [redacted] Witness.

2. [redacted]
SIGNATURE OF EXAMINING PRACTITIONER.

*The facts upon which (from personal observation) the opinion of insanity has been formed should always be specified.
[OVER]

PROVINCE OF ONTARIO
LEGISLATIVE ASSEMBLY

N.B.—No person will be admitted to any Ontario Hospital without the approval of the Superintendent or the Inspector, and the person should not be forwarded to such Hospital until notice has been received from the Superintendent or Inspector that admission has been awarded.

No person shall be admitted into any Hospital, except as a voluntary patient or upon the warrant of the Lieutenant-Governor, without the certificates (Form 1) of two legally qualified medical practitioners, accompanied by the family history, in the prescribed form, and the financial and estate history in the prescribed form, and upon notice having been received from the Superintendent of the said Hospital that there is a vacancy for the patient.