

Statutory Document No. 2011/0554



*Marriage Act 1984*

# REGISTRATION OF MARRIAGES REGULATIONS 2011<sup>1</sup>

*Coming into Operation:*

*1<sup>st</sup> July 2011*

The Clerk of the Rolls makes these Regulations under section 51 of the Marriage Act 1984<sup>1</sup>.

## 1 Title

The title of these Regulations is the Registration of Marriages Regulations 2011.

## 2 Commencement

These Regulations come into operation on 1st July 2011.

## 3 Interpretation

(1) In these Regulations —

“**the Act**” means the Marriage Act 1984;

“**entry**” means a record of the particulars relating to a marriage completed in the appropriate places in form 9;

“**occupation**” includes rank or profession;

“**registrar**” means a registrar of marriages, and in regulations 8 to 13 includes a cleric of the Church of England, and a minister of any other religious body or denomination, by or before whom a marriage is solemnized.

(2) In these Regulations —

(a) any reference to a numbered form is to the form bearing that number in Schedule 1, and

(b) any reference to a numbered space on a form is to the space bearing that number on that form.

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<sup>1</sup> 1984 c.13

**4 Forms of notice of marriage**

The form of notice of marriage to be given by a party shall be —

- (a) where both parties are aged 18 or over, in form 1;
- (b) where either party is, or both parties are, aged under 18, in form 2;
- (c) where notice is given under section 37(1) of the Act (marriage by Deemster's licence), in form 3.

**5 Statements in relation to housebound or detained persons**

- (1) A medical statement required by section 20A of the Act must contain the information in and be made by completing form 4.
- (2) A supporting statement required by section 20B of the Act must contain the information in and be made by completing form 5.
- (3) The receipt of a statement referred to in paragraph (1) or (2) shall be recorded by writing or stamping the date of receipt on it and filing it with the notice of marriage.

**6 Declaration for marriage of certain persons related by affinity**

- (1) The form of declaration to be made under paragraph 9(1)(b) of Schedule 1 to the Act shall contain the information in form 6.
- (2) The declaration shall be signed in the space provided, by the person making it, in the presence of a registrar who shall also sign the declaration in the space provided.

**7 Forms of marriage certificate and Deemster's licence**

- (1) A certificate for marriage issued by a registrar under section 24(1) of the Act shall be in form 7 and contain the information in that form.
- (2) A Deemster's licence issued under section 38(1) of the Act shall be in form 8 and contain the information in that form.

**8 Form of registration of marriage**

- (1) The form of registration of the particulars relating to a marriage pursuant to section 42(1) of the Act shall be Part 1 of form 9 together with the form of attestation in Part 2 of that form which is appropriate to the manner of solemnization.
- (2) Where a registrar is required to register a marriage, he shall register it, immediately after the solemnization of the marriage and in accordance with these Regulations, at the place where it was solemnized.

## 9 Manner of registration

- (1) Where a registrar is required to register the marriage he shall, subject to paragraph (5), enter the particulars required in each line of Part 1 of form 9.
- (2) The registrar shall enter in space 2 of form 9 and in the form of attestation set out in Part 2 of form 9, in the circumstances specified in column 1 of the following table, the particulars specified in columns 2 and 3 respectively of that table: —

Circumstances	Space 2 of Part 1	Part 2
(a) if the marriage has been solemnized according to the rites and ceremonies of the Church of England	the description of the church, chapel or other place where the marriage was solemnized	the words “banns”, “common licence” or “special licence”, as the case may be
(b) if the marriage has been solemnized in a registered building according to the rites and ceremonies of any other religious body or denomination	the description of the registered building	the title of the body or denomination, and the word “certificate”
(c) if the marriage has been solemnized in a registrar’s office	the words “register officer”	the word “certificate”
(d) if the marriage has been solemnized at a place or aboard an aircraft, vehicle or vessel in pursuance of section 19(1)(c), (d), (e) or (f) of the Act	the description of the place, aircraft, vehicle or vessel	the word “certificate”
(e) if the marriage has been solemnized on the authority of a Deemster’s licence	the address of the place in which the marriage has been solemnized	the title of the religious body or denomination, if any, according to the rites and ceremonies of which the marriage has been solemnized, and the words “Deemster’s licence”
(f) if the marriage has been solemnized at a person’s residence in pursuance of section 20A or 20B of the Act	the address of the place in which the marriage has been solemnized	the title of the religious body or denomination, if any, accordingly to the rites and ceremonies of which the marriage has been solemnized, and the word “certificate”

- (3) The registrar shall enter in space 6 of form 9 the condition of the parties to the marriage, in the circumstances specified in column 1 of the following table, the word or words specified in column 2 of that table —

<b>Circumstances</b>	<b>Wording</b>
(a) if a party has not previously been married or formed a civil partnership	"Single"
(b) if a party's previous marriage was ended by death	"Widower" or "Widow", as the case may be
(c) if a party's previous civil partnership was ended by death	"Surviving civil partner"
(d) if a person's previous marriage was annulled on the ground that the marriage was voidable	"Previous marriage annulled"
(e) if a person's previous civil partnership was annulled on the ground and the civil partnership was voidable	"Previous civil partnership annulled"
(f) if a person's previous marriage was ended by divorce	"Previous marriage dissolved"
(g) if a person's previous civil partnership was ended by dissolution	"Previous civil partnership dissolved"
(h) if — (i) the parties have been through a form of marriage with each other, (ii) the marriage is not known to have been void, (iii) the marriage has been ended by divorce or annulment, and (iv) neither party has since married or formed a civil partnership with a third party	"Previous marriage dissolved" for each party or, if the parties expressly request: "Previously married at .... on ....Marriage [dissolved] [annulled] on ...." ) across both columns of space 6) inserting the particulars of the place and date of the previous marriage and the date of dissolution or annulment
(i) if — (i) the parties have previously been through a form of marriage with each other; (ii) the marriage is not known to have been void; (iii) neither party has since married or formed a civil partnership with a third party; and (iv) the ceremony was performed for the avoidance of doubt as to the validity of a previous ceremony	"Previously went through a form of marriage at .... on ...." (across both columns of space 6) inserting the particulars of the place and date of the previous ceremony
(j) if — (i) the parties have been through a form of civil partnership with each other, (ii) the civil partnership is not known to have been void,	"Previous civil partnership dissolved" or, if the parties expressly request: "Previously formed a civil partnership at .... on ....Civil partnership [dissolved] [annulled] on ...."

(iii) the civil partnership has been ended by dissolution or annulment, and (iv) neither party has since married or formed a civil partnership with a third party	(across both columns of space 6) inserting the particulars of the place and date of the previous civil partnership and the date of dissolution or annulment
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- (4) In space 9 of form 9 —
- if the father of either party to the marriage is deceased, the registrar shall enter the word “deceased” after the surname;
  - if either party wishes to record a step-father’s name instead of the father’s name, the registrar shall enter the word “step-father” after the surname, provided that he is or has been married to the mother.
- (5) In space 10 of form 9 —
- if the mother of either party to the marriage is deceased, the registrar shall enter the word “deceased” after the surname;
  - if either party wishes to record a step-mother’s name instead of the mother’s name, he shall enter the word “step-mother” after the surname, provided that she is or has been married to the father.
- (6) Where it appears to the registrar that he cannot enter the particulars required in any space in Part 1 of form 9 he shall draw a line in ink through that space.

## 10 Signing the register

- After entering the required particulars the registrar shall call upon the parties to the marriage to verify those particulars.
- If it appears that any error has been made, he shall thereupon in the presence of the parties make the necessary correction in the manner provided in regulation 11.
- When the required particulars have been verified in accordance with paragraph (1) and, if required, corrected in accordance with paragraph (2), the registrar shall —
  - call upon the parties to sign the marriage register book in the spaces provided,
  - after the parties have signed the register book, call upon the witnesses to sign similarly,
  - call upon the minister or other person, if any, by or before whom the marriage was solemnized to sign the marriage register book in the space provided and to add his official designation or description; and
  - then sign the marriage register book in the space provided and add his official description.

- (4) Where a person who is required under paragraph (3) to sign the marriage register book makes a mark or signs in characters other than those used in the English language, the registrar shall write against the mark or signature the words "The [mark] [signature] of ....", inserting the full name of the person.
- (5) For the purposes of these Regulations an entry of marriage made by a registrar shall be treated as completed when the registrar has signed the entry and added his official description.

## **11 Correction of errors before entry is complete**

- (1) Where under these regulations a registrar is required to correct an error in an entry of a marriage before the entry is complete he shall, subject to paragraph (2), make the correction in the following manner —
  - (a) if a word is incorrect, he shall strike it out by a line drawn through it (but so that the word remains legible), and write the correct word above it;
  - (b) if in any group of figures one or more figures is incorrect he shall strike out all the figures in the group by a line drawn through them (but so that they remain legible), and write the correct figures above them;
  - (c) if a word has been omitted, he shall place a caret where the omission occurs, and above the caret he shall write the omitted word, except that if there is sufficient space he shall write that word where the omission occurs and underline it;
  - (d) all such corrected errors shall be numbered consecutively by him from the beginning of the marriage register book starting with "one", and on making such a correction a registrar shall —
    - (i) write the number of the error in figures against the correction in the body of the entry, and
    - (b) repeat the same number in words in the margin of the entry and add his initials;
  - (e) if the particulars required to be entered in any two columns have been inadvertently transposed, the a registrar shall, without any other correction, write in the margin of the entry a note of the error in the following form:

"The particulars in column .... and column .... inadvertently transposed".

inserting the numbers of the columns an adding his initials;
  - (f) if the particulars required to be entered in respect of the parties to a marriage, or the fathers of the parties, have been inadvertently transposed, the registrar shall, without any other correction, write

in the margin of the entry a note to that effect, specifying the particulars to which the note relates, and add his initials.

- (2) If it appears that an error has been made in the signature of one of the parties or witnesses to a marriage —
- (a) the signatory and not the registrar shall make the correction, and
  - (b) the registrar shall number the error and make a note in the margin as provided in paragraph (1)(d).

## **12 Correction of errors in completed entry**

Where it appears or is represented to a registrar that there is in a completed entry in a marriage register book in his custody an error to which section 46 of the Act relates he shall —

- (a) send a report to the Chief Registrar giving such information as the Chief Registrar may require, together with a copy of the entry, and
- (b) comply with any instruction which the Chief Registrar may give for the purpose of verifying the facts of the case and of ascertaining whether the parties or witnesses would be available to witness the correction of the entry.

## **13 Copy of corrected or annotated entry to be sent to Chief Registrar**

Where a registrar makes any correction or annotation to a completed entry in a marriage register book, he shall within 7 days make and send to the Chief Registrar a copy of that entry as corrected or annotated (or both) including a copy of any marginal note, certified by the registrar.

## **14 Quarterly certified copies**

For the purposes of section 43(1) of the Act (quarterly returns to Chief Registrar), the form of certification by an incumbent, principal minister or registrar —

- (a) of a true copy of all entries of marriages made in the marriage register book during a period, shall be form 10; and
- (b) that no marriage has been registered in that book during that period, shall be form 11.

## **15 Custody of register books**

- (1) The marriage register books provided for use in a church or chapel of the Church of England shall be kept in accordance with section 8 of the Church Records Measure (Isle of Man) 2000<sup>2</sup>.

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<sup>2</sup> SD 533/00

- (2) The marriage register books provided for use by a registrar shall be kept in the custody of the registrar.
- (3) The marriage register books provided for use in a registered building shall be kept in the custody of the principal minister of the building.
- (4) The marriage register books and forms for certified copies provided for use in a registered building shall, when not actually in use, be kept locked up in a strong fire-resisting receptable in the registered building or in some other place approved by the Chief Registrar.
- (5) The keys of the receptable shall be kept in his own possession by —
  - (a) the principal minister of the building, or
  - (b) if he is unable to carry out his duties, by another minister of the building, or if there is no such minister, by the trustees or governing body of the building;
  - (c) if the principal minister ceases to be such, by the trustees or governing body of the building until another principal minister is appointed.
- (6) If the registration of a building is cancelled under section 30 of the Act, the register books relating to the building shall be sent by the trustees or governing body to the Chief Registrar so that they may be formally closed and deposited in such custody as the Chief Registrar may consider appropriate.

## **16 Applications for certificates for certain purposes**

Where a person wishes to make an application to a registrar for a certificate of marriage for the purposes of section 10 of the Savings Bank Act 1887 (an Act of Parliament)<sup>3</sup>, the registrar shall on request provide that person without charge with a form of application supplied by the Chief Registrar.

## **17 Offences and proceedings**

- (1) If it appears to a registrar that any offence under or breach of the Act or, so far as they relate to marriages, the Forgery Act 1952<sup>4</sup> or the Perjury Act 1952<sup>5</sup> has been committed, he shall report the matter to the Chief Registrar and deliver to the Chief Registrar such documents in his possession relating to the offence or breach as the Chief Registrar may require.
- (2) Except with the authority of the Chief Registrar, a registrar shall not commence any proceedings in respect of an offence under section 54(2), (3) or (4) of the Act.

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<sup>3</sup> 1887 c.40

<sup>4</sup> XVIII p.6

<sup>5</sup> XVIII p.86



**18 Revocation**

- (1) Subject to paragraphs (2) and (3), the regulations specified in Schedule 2 are revoked to the extent that they relate to marriages.
- (2) Nothing in these Regulations applies to a marriage, notice of which has been given under section 20 of the Act before the coming into operation of these Regulations, and such a marriage shall be solemnized and registered as if these Regulations had not been made.
- (3) Without prejudice to paragraph (2), any marriage register books and forms for certified copies provided and in use immediately before these Regulations come into operation shall continue to be used, with any necessary modifications, until new marriage register books and forms for certified copies complying with these Regulations are provided under section 41 of the Act.

**MADE            23 JUNE 2011**



**SCHEDULE 1**

## Regulation 3(2)

**PRESCRIBED FORMS****CONTENTS**

<b>Form</b>	<b>Reg.</b>	<b>Description</b>	<b>Statutory purpose</b>
1	4	Notice of marriage given by a party where both parties are aged 18 or over	s.20(1)
2	4	Notice of marriage given by a party where either party is, or both parties are, aged under 18	s.20(1)
3	4	Notice of marriage by Deemster's licence	s.37(1)
4	5	Statement by registered medical practitioner	s.20A(4)
5	5	Statement by responsible authority	s.20B(5)
6	6	Declaration for marriage of certain persons related by affinity	Sch. 1 para.9(3)
7	7	Registrar's certificate for marriage	s.15(2)
8	7	Deemster's licence	s.25(2)
9	8	Entry in marriage register	s.41(1)
10	14	Quarterly return	s.43(1)(a)
11	14	Return of no registrations	s.43(1)(b)

Form 1  
Notice of marriage

NOTICE OF MARRIAGE		
1. Full names		
2. Date of birth		
3. Sex		
4. Condition		
5. Occupation		
6. Place of residence		
7. Period of residence		
8. Nationality		

9. Where marriage is to be solemnized	
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To the Registrar of Marriages

I, the above-named (full name)  
of (place of residence)  
give you notice that I and (full name)  
of (place of residence)

intend to be married on the authority of a certificate within 12 months from the date of this notice and I declare as follows:

1. I believe that there is no impediment of kindred or affinity or other lawful hindrance to the marriage.
2. I and the other person named above have for the period of 7 days immediately before the giving of this notice resided at our respective places of residence stated above.
3. I am 18 years of age or over.
4. The above named (full name)  
is 18 years of age or over.
5. I further declare that to the best of my knowledge and belief the declarations which I have made above and the particulars relating to the persons to be married are true. I understand that if any of the declarations are false I may be liable to prosecution under the Perjury Act 1952.
6. I also understand that if in fact there is an impediment of kindred or affinity or other lawful hindrance to the intended marriage, the marriage may be invalid or void and the contracting of the marriage may render one or both of the parties guilty of a crime and liable to the penalties of bigamy or such other crime as may have been committed.

Signed  
in the presence of

Date  
(name) (signature)

[A person authorised for the purpose by the] Registrar of Marriages

Form 2  
Notice of marriage

NOTICE OF MARRIAGE		
1. Full names		
2. Date of birth		
3. Sex		
4. Condition		
5. Occupation		
6. Place of residence		
7. Period of residence		
8. Nationality		
9. Where marriage is to be solemnized		

To the Registrar of Marriages

I, the above-named *(full name)*  
of *(place of residence)*  
give you notice that I and *(full name)*  
of *(place of residence)*

intend to be married on the authority of a certificate within 12 months from the date of this notice and I declare as follows:

1. I believe that there is no impediment of kindred or affinity or other lawful hindrance to the formation of the marriage.
2. I and the other person named above have for the period of 7 days immediately before the giving of this notice resided at our respective places of residence stated above.
3. I am --
  - either \*A 18 years of age or over.
  - or \*B under 18 years of age and
    - (i) I will reach the age of 18 years on *(date)*
    - or (ii) I am a \*[widow][widower].
    - or (iii) the consent of *(name[s])*  
whose consent is required by law has been obtained
    - and/or the necessity for obtaining the consent of *(name[s])*  
has been dispensed with as provided by law
    - and/or the High Court has consented to the marriage
    - or (iv) there is no person whose consent to the marriage is required by law

4. The above named (full name)  
is —
- either* \*A 18 years of age or over.
- or* \*B under 18 years of age and
- (i) will reach the age of 18 years on (date)
- or* (ii) am a \*[widow][widower]
- or* (iii) the consent of (name[s])  
whose consent is required by law has been obtained
- and/or* the necessity for obtaining the consent of (name[s])  
has been dispensed with as provided by law
- and/or* the High Court has consented to the marriage
- or* (iv) there is no person whose consent to the marriage is required by law
5. I further declare that to the best of my knowledge and belief the declarations which I have made above and the particulars relating to the persons to be married are true. I understand that if any of the declarations are false I may be liable to prosecution under the Perjury Act 1952.
6. I also understand that if in fact there is an impediment of kindred or affinity or other lawful hindrance to the intended marriage, the marriage may be invalid or void and the contracting of the marriage may render one or both of the parties guilty of a crime and liable to the penalties of bigamy or such other crime as may have been committed.

Signed

Date

in the presence of

(name)

(signature)

[A person authorised for the purpose by the] Registrar of Marriages

\* Delete whichever does not apply

## Form 3

## Notice of marriage by Deemster's licence

NOTICE OF MARRIAGE		
1. Full names		
2. Date of birth		
3. Sex		
4. Condition		
5. Occupation		
6. Nationality		
7. Place where marriage is to be solemnized		

To the Registrar of Marriages

I, the above-named (full name)of (place of residence)give you notice that I and (full name)of (place of residence)

intend to be married on the authority of a Deemster's licence within one month from the date of this notice and I declare as follows:

3. I am —

either \*A 18 years of age or over.

or \*B under 18 years of age and

(i) I will reach the age of 18 years on (date)

or (ii) I am a \*[widow][widower].

or (iii) the consent of (name[s])  
whose consent is required by law has been obtainedand/or the necessity for obtaining the consent of (name[s])  
has been dispensed with as provided by law

and/or the High Court has consented to the marriage

or (iv) there is no person whose consent to the marriage is required by law

4. The above named (full name)  
is —

either \*A 18 years of age or over.

or \*B under 18 years of age and

(i) will reach the age of 18 years on (date)

or (ii) I am a \*[widow][widower].

or (iii) the consent of (name[s])  
whose consent is required by law has been obtained

*and/or* the necessity for obtaining the consent of *(name[s])*  
has been dispensed with as provided by law

*and/or* the High Court has consented to the marriage

*or* (iv) there is no person whose consent to the marriage is required by law

4. I further declare that to the best of my knowledge and belief the declarations which I have made above and the particulars relating to the persons to be married are true. I understand that if any of the declarations are false I may be liable to prosecution under the Perjury Act 1952.
6. I also understand that if in fact there is an impediment of kindred or affinity or other lawful hindrance to the intended marriage, the marriage may be invalid or void and the contracting of the marriage may render one or both of the parties guilty of a crime and liable to the penalties of bigamy or such other crime as may have been committed.

Signed

Date

in the presence of

*(name)*

*(signature)*

[A person authorised for the purpose by the] Registrar of Marriages

\* Delete whichever does not apply



## Form 4

## Statement by Registered Medical Practitioner

## STATEMENT BY REGISTERED MEDICAL PRACTITIONER

(Form prescribed by the Registration of Marriages Regulations 2011)

## PROPOSED MARRIAGE OF

*Full name*

and

*Full name*

I, *(full name),*  
being a registered medical practitioner, state that in my opinion  
*(full name of patient)*  
residing at *(address)*  
ought not by reason of illness or disability to move or be moved from the place  
stated, and that it is likely that this will be the case for at least the next 3 months.

Date

Signed

Address

## Note:

Notice of marriage must be given within 14 days of the signing of this statement

## Form 5

## Statement by Responsible Authority

## STATEMENT BY RESPONSIBLE AUTHORITY FOR PLACE OF DETENTION

(Form prescribed by the Registration of Marriages Regulations 2011)

## PROPOSED MARRIAGE OF

*Full name*

and

*Full name*

I,

*(full name),*

being the responsible authority for the place of detention known as

*(address)*

at which

*(full name)*

is detained, state that I have no objection to that establishment being specified in the notice of marriage as the place where the marriage is to be solemnized.

Date

Signed

Designation

## Notes:

## 1. "Responsible authority" means —

(a) if the person is detained in a hospital (otherwise than under Schedule 2A to the Summary Jurisdiction Act 1989, Schedule 1A to the Criminal Jurisdiction Act 1993 or section 2, 4, 5 or 132 of the Mental Health Act 1998 (short term detentions)), the managers of the hospital;

(b) if the person is detained in an institution in accordance with the Custody Act 1995, the officer in charge of that institution.

## 2. Notice of marriage must be given within 21 days of the signing of this statement.

## Form 6

## Declaration for marriage of persons related by affinity

## DECLARATION

## PROPOSED MARRIAGE OF

Full name:	and	Full name
Date of birth		Date of birth
Address		Address

To the Registrar

I, (full name),  
 declare that I and the other person named above are related in that [he][she] is the

\*

I further declare that the younger of us has not at any time before attaining the age of 18 been a child of the family in relation to the other.

Date Signed

in the presence of (signature)

[Registrar][A person authorised for the purpose by the Registrar]

\*Insert whichever of the following applies:

- Child of former civil partner
- Child of former spouse
- Former civil partner of grandparent
- Former civil partner of parent
- Former spouse of grandparent
- Former spouse of parent
- Grandchild of former civil partner
- Grandchild of former spouse

## Form 7

## Certificate for marriage

CERTIFICATE FOR MARRIAGE	
1. I	(name)
certify that on (date) notice was given by the	
persons named below and duly entered in the Marriage Notice Book kept by me of	
the marriage intended to be solemnized between those persons.	

2. Full name		
3. Age		
4. Sex		
5. Condition		
6. Occupation		
7. Place of residence		
8. Nationality		
9. Where marriage is to be solemnized		

10. The issue of this certificate has not been forbidden by any person authorised to do so.	
The marriage must be solemnized on or before	(date)
Date	Signed
	Registrar of Marriages

## Form 8

## Deemster's licence

DEEMSTER'S LICENCE FOR MARRIAGE	
1. Deemster's licence for marriage issued at	(place) by (name)

3. Full name		
4. Date of birth		
5. Sex		
6. Condition		
7. Occupation		
8. Where marriage is to be solemnized		

<p>9. I certify that on (date) notice was given by one of the above-named persons and duly entered in the Marriage Notice Book kept by me of the marriage intended to be solemnized between those persons.</p> <p>The issue of this licence has not been forbidden by any person authorised to do so.</p> <p>Date Signed Registrar of Marriages</p>	
<p>10. I am satisfied that one of the above-named persons is seriously ill and not expected to recover</p> <p>I authorise the solemnization of the marriage between those persons at the place above mentioned.</p> <p>The marriage must be solemnized on or before (date)</p> <p>Date Signed [First][Second] Deemster</p>	

## Form 9

## Entry in marriage register

<b>MARRIAGE</b>			
PART 1 PARTICULARS OF MARRIAGE			
Marriage solemnized in the Isle of Man			Entry No.
1. Date of marriage			
2. Place of marriage			
3. Full names			
4. Age			
5. Sex			
6. Condition			
7. Occupation			
8. Residence at time of marriage			
9. Father's full name and occupation			
10. Mother's full name and occupation			
PART 2 PARTICULARS OF ATTESTATION			
Married [by][after] [according to the rites and ceremonies of ] by me,			
This marriage was solemnized between us,		in the presence of us,	

Form 10  
Quarterly return

I,  
\*[Registrar of Marriages] [incumbent of the parish of ]  
[principal minister of the at ]  
certify that this is a true copy of the register books of marriages now kept by me  
from entry no. book no. to entry no. book no. .  
Date Signed

\* Delete whichever does not apply

Form 11  
Return of no registrations

I,  
\*[Registrar of Marriages] [incumbent of the parish of ]  
[principal minister of the at ]  
certify that no entry of marriage has been made in the register books of marriages  
now kept by me during the quarter ended  
The number of the last entry recorded in the register before that date is. .  
Date Signed

\* Delete whichever does not apply

**SCHEDULE 2**

Regulation 18(1).

**REGULATIONS REVOKED****Reference**

GC 259/84

GC 4/88

**Title**Registration of Births, Deaths and Marriages  
Regulations 1984.Registration of Births, Deaths and Marriages  
( Amendment) Regulations 1987.



## ENDNOTES

### Table of Endnote References

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<sup>1</sup> The format of this legislation has been changed as provided for under section 75 of, and paragraph 2 of Schedule 1 to, the Legislation Act 2015. The changes have been approved by the Attorney General after consultation with the Clerk of Tynwald as required by section 76 of the Legislation Act 2015.