M O N T S E R R A T

MARRIAGE (AMENDMENT) ACT 2024

No. 14 of 2024

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I ASSENT

(Sgd.) Sarah Tucker Governor

DATE: 02.05.24

M O N T S E R R A T

No. 14 of 2024

AN ACT TO AMEND THE MARRIAGE ACT (CAP. 5.01).

BE IT ENACTED by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Assembly of Montserrat, and by the Authority of the same as follows:—

1. Short title

This Act may be cited as the Marriage (Amendment) Act, 2024.

2. Interpretation

In this Act, "**principal Act**" means the Marriage Act, (Cap. 5.01).

3. Section 15 amended

Section 15 of the principal Act is deleted and the following is substituted—

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"15. Performance of marriage by Registrar-General

The Registrar-General may perform a function or act in respect of a marriage in his office or at a suitable place.".

4. Section 36 amended

Section 36 of the principal Act is deleted and the following is substituted—

"36. Application for licences

- (1) Persons intending marriage who desire to obtain a licence to marry shall apply to the Governor by petition in Form AA set out in the First Schedule.
- (2) The petition shall state—
 - (a) the Christian or other names and surnames of the parties;
 - (b) the profession or occupation of the parties;
 - (c) whether the marriage is to be solemnized by a Marriage Officer or celebrated by the Registrar-General, the place where the marriage is to be solemnized or celebrated and the name of the Marriage Officer or Registrar-General;
 - (*d*) whether the parties or either of them have or has been previously married;
 - (e) that the parties know of no impediment of kindred or alliance or other lawful cause to prevent the proposed marriage;
 - (f) that at least one of the parties has been resident in Montserrat for at least

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three working days immediately preceding the date of application;

- (g) that the consent of the person or persons whose consent to the marriage is required under this Act has been obtained; and
- (h) any other information as may be required.
- (3) The petition shall be signed by both parties and shall be accompanied by, in respect of each party—
 - (a) an original birth certificate;
 - (b) a copy of the photograph page of the party's valid passport or a copy of the party's driver's licence or national identification card;
 - (c) if a party has never been married—
 - a certificate of non-marriage or other written proof of nonmarriage from a Register Office or similar office responsible for the registration of marriages in any country where the party has resided, from the age of eighteen years; or
 - (ii) a sworn statement before a notary public, Justice of the Peace, Commissioner for Oaths, minister of religion, judge or Registrar of the High Court that the party believes that there is no impediment of kindred or alliance or any other lawful cause to prevent the proposed marriage;

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- (d) if a party has been previously married, proof of the dissolution of the marriage;
- (e) if a party is widowed, proof of marriage and proof of death of her husband or his wife;
- (f) notarized consent of the person or persons whose consent to the marriage is required under this Act, if the party is under the age of eighteen years and is not a widow or widower;
- (g) any other information required to support the petition; and
- (*h*) a receipt evidencing payment of the fee payable for the grant of a licence to marry.

5. Section 46 amended

Section 46 of the principal Act is deleted and the following is substituted—

"46. Provisions as to solemnization and celebration

- (1) Except in the cases mentioned in Part 7—
 - (a) a Marriage Officer shall solemnize a marriage between 6 a.m. and 8 p.m. Sunday to Saturday;
 - (b) the Registrar-General shall celebrate a marriage between 6 a.m. and 8 p.m., Sunday to Saturday;
 - (c) a marriage shall be solemnized or celebrated in the presence of two or more credible witnesses besides the Marriage Officer or Registrar-General;

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- (d) a Marriage Officer shall solemnize a marriage according to the form and ceremony as the parties may see fit to adopt, and in the ceremony, the consent of each party to accept the other as his or her wife or husband shall be clearly expressed in the presence of the Marriage Officer and the witnesses; and
- (e) if a marriage is celebrated by the Registrar-General, each of the parties shall say to the other, "I call upon these persons here present to witness that I A.B., do take thee, C.D., to be my lawful wedded wife (or husband)".
- (2) Despite subsection (1)(a) or (b), the Governor may in writing give approval for the solemnization or celebration of a marriage at a reasonable time.".

6. Section 47 amended

Section 47 of the principal Act is deleted and the following is substituted—

"47. Addition of religious ceremony to civil marriage

- (1) If the parties to a marriage celebrated by the Registrar-General desire to add the religious ceremony ordained or used by any church or persuasion, to the marriage so contracted, they may present themselves for that purpose to any minister of such church or persuasion and the minister, may, if he thinks fit, perform the marriage service of the church or persuasion to which he belongs.
- (2) Nothing in the performance of the marriage service under subsection (1) shall supersede or invalidate a marriage so previously contracted, nor shall the performance of the marriage service be entered as a marriage among the

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marriages in any marriage register provided under this Act.

(3) No religious service shall be used at a marriage celebrated by the Registrar-General.".

7. Section 55 amended

Section 55(3) of the principal Act is amended by deleting "twenty one" and substituting "eighteen".

8. Section 62 amended

Section 62(1) of the principal Act is amended by deleting "twenty one" and substituting "eighteen".

9. First Schedule amended

The First Schedule of the principal Act is amended-

(a) by inserting the following as Form AA—



"Marriage Licence Petition

We, the undersigned apply for a Marrige Licence under section 36 of the Marriage Act (Cap. 5.01) and in compliance with the requirements of the law state as follows:

PARTICULARS	APPLICANT	JOINT APPLICANT
Last Name(s)		
First and Middle Name(s)		

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Age						
Date of Birth	Day	Month	Year	Day	Month	Year
Place of Birth						
Profession/ Occupation						
Place of residence in Montserrat						
Duration of residence in Montserrat –	I have been resident in Montserrat for at least three working days immediately preceding this application					
	Yes □	No □		Yes □	No 🗆	
Place of residence outside Montserrat						
Marital Status	Never marri	ed □		Never man	ried 🗆	

	D : 1		<u>D'</u>		
	Divorced		Divorced		
	Widowed		Widowed		
If Divorced	Country		Country		
	Date		Date		
	Case No./Court	File No	Case No./Court	t File No	
If Widowed	Name of deceased spouse		Name of deceased spouse		
	Date of death		Date of death		
Consent Required	Yes 🗆 🔤	No 🗆	Yes □	No 🗆	
The consent of (<i>name of consentee</i>), (<i>relationship to applicant</i>), to the marriage is required and is supported by the requisite notarized consent required under the Marriage Act.					

The consent of *(name of consentee)*, *(relationship to joint applicant)*, to the marriage is required and is supported by the requisite notarized consent required under the Marriage Act.

Marriage to be solemnized by:				
Marriage Officer	Registrar-General			
Name of Marriage Officer	Name of Registrar-General			
Location	Location			

Intend	led date of marriag	ge	Intended date of marriage				
I, (<i>name of applicant</i>) and I, (<i>name of joint applicant</i>) know of no impediment of kindred or alliance or other lawful cause to prevent the proposed marriage and have attached a sworn statement to this effect.							
Date of	of application:						
	Signature	(Insert name of applicant					
We at	tach to this applica	tion form, in respect of each pa	arty:				
	original birth cert		-				
 a copy of the photograph page of the party's valid passport or a copy of the party's driver's licence or national identification card 							
□ if a party has never been married, a certificate of non-marriage or other written proof of non-marriage from a Register Office or similar office responsible for the registration of marriages in a country where the party resides							
□ if							
□ if	if a party is widowed, proof of marriage and proof of death of her husband or his wife						
re	a sworn statement before a notary public, Justice of the Peace, Commissioner for Oaths, minister of religion, judge or Registrar of the High Court that the party believes that there is no impediment of kindred or alliance or any other lawful cause to prevent the proposed marriage						
	notarized consent of the person or persons whose consent to the marriage is required under the Marriage Act, if the party is under the age of eighteen years and is not a widow or widower						
	a receipt evidencing the payment of the fee payable for the grant of a licence to marry						
		For Official U	Use Only				

Application Received by:	Date Received		Decision
			□ Approved □ Denied
Documents attached:	Applicant	Joint Applicant	Comments
1. Original birth certificate			
2. Copy of valid passport, driver's licence or national identification card			
 Certificate of non-marriage/ other proof of non-marriage 			
4. Proof of the dissolution of the marriage			
5. Proof of marriage and death husband/wife			
6. Sworn Statement of no impediment of kindred or alliance or other lawful cause preventing marriage			
7. Notarized Consent			
8. Licence Fee Receipt			"; and

(b) in Form C, by deleting "twenty one" and substituting "eighteen".

(Sgd.) Charliena White

SPEAKER

Passed by the Legislative Assembly this 30th day of April, 2024.

(Sgd.) Adina Lee

CLERK OF THE LEGISLATIVE ASSEMBLY (Ag.)