

**SECOND SUPPLEMENT TO THE GIBRALTAR
GAZETTE**

No. 4325 of 15 December, 2016

LEGAL NOTICE NO. 249 OF 2016.

MARRIAGE ACT

MARRIAGE (AMENDMENT) RULES 2016

In exercise of the powers conferred on him by section 43 of the Marriage Act, the Minister responsible for personal status has made the following Rules—

Title and commencement.

1. These Rules may be cited as the Marriage (Amendment) Rules 2016 and come into operation on the date of publication.

Amendment of Marriage Rules.

2.(1) Schedule 1 of the Marriage Rules is amended in accordance with this rule.

(2) In the “NOTICE OF MARRIAGE” form (Sections 7 and 38), for “Place or Building in which marriage is to be solemnized” substitute “Place or Building in which marriage is to take place”.

(3) In the “REGISTRAR’S CERTIFICATE” form, for “Place or Building in which marriage is to be solemnized” substitute “Place or Building in which marriage is to take place”.

(4) In the “SPECIAL LICENCE FOR MARRIAGE” form, for—

- (a) “By His Excellency Governor and Commander-in-Chief of the said City” substitute “By the Hon Minister for Personal Status”;
- (b) “Governor” substitute “Minister” in both instances it appears;
- (c) “contract and solemnize” substitute “contract or solemnize; and

(d) “By His Excellency’s Command, Deputy Governor” substitute
“By the Hon Minister for Personal Status”.

(5) In the “MARRIAGE ACT” form appearing under “Section 23(1)” for
“Governor’s” substitute “Minister’s”.

3.(1) In Schedule 2-

(a) paragraph 4 substitute “Governor’s” with “Minister’s”; and

(b) paragraph 9, column 2, substitute “£7.00” with “7.00”.

Dated 15th December, 2016.

F R PICARDO,
Chief Minister.