LAWS OF THE GILBERT ISLANDS REVISED EDITION 1977

CHAPTER 54

MARRIAGE

ARRANGEMENT OF SECTIONS

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SCHEDULES

8 of 1967 2 of 1969 8 of 1971 (Cap. 29 of 1973) L.N. 16/74

An Ordinance relating to the solemnisation and registration of marriages

L.N. 49/68

Commencement: 2nd October 1968

PART I

PRELIMINARY

Short title

1. This Ordinance may be cited as he Marriage Ordinance.

2. In this Ordinance, unless the context otherwise requires— Interpretation

- "certificate for marriage" means a certificate issued by a registrar under section 9;
- "certificate of marriage" means a certificate issued by a marriage officer under section 16;
- "licence" means a licence granted under section 11;
- "marriage officer" means the Registrar-General, a registrar, a minister of religion registered under section 3 (1), and a lay preacher appointed under section 3 (2);
- "registrar" means a registrar of births, deaths and marriages appointed for a district under section 5 of the Births, Deaths Cap. 5 and Marriages Registration Ordinance, and also means the Registrar-General whenever also appointed as registrar for a district under section 5 of the said Ordinance;
- "Registrar-General" means the Registrar-General of births, deaths and marriages appointed under section 3 of the Births, Deaths and Marriages Registration Ordinance;
- "registry" means the office of the Registrar-General and the office of a registrar.
- 3. (1) Upon an application for registration to solemnise mar-Registration riages by a minister of religion ordinarily officiating as such or by religion and the head of the religious denomination to whom the minister appointment belongs, the Registrar-General may enter the minister's name in of lay preacher a register kept for that purpose.

- (2) Upon an application by the head of a religious denomination on behalf of a lay preacher, the Registrar-General may appoint the lay preacher to be a marriage officer.
- (3) The Registrar-General may at any time remove a minister's name from the register, and may at any time cancel any appointment made under subsection (2).
- (4) A list of ministers and lay preachers registered and appointed respectively to solemnise marriages under this Ordinance shall be published in the Gazette in the month of January of each year and shall be kept posted at each registry.
- (5) Ministers and lay preachers registered and appointed respectively to solemnise marriages under any law in force prior to the coming into operation of this Ordinance shall be deemed to be duly registered or appointed, as the case may be, under this Ordinance.

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PART II

RESTRICTIONS ON MARRIAGE

Marriage within prohibited degrees Schedule 1

4. A marriage solemnised between a man and any of the persons mentioned in the first column of Schedule 1, or between a woman and any of the persons mentioned in the second column of the said Schedule, shall be void.

Marriage of persons under 16

5. A marriage solemnised between persons either of whom is under the age of 16 shall be void.

Marriage of persons already married

6. A marriage solemnised between persons in relation to either of whom there subsists a valid marriage shall be void.

Marriage of persons under 21

7. (1) When either party to an intended marriage, not being a widower or a widow, is under 21 years of age, the written consent of the father, or if he be dead or of unsound mind or absent from the district, of the mother, or if both be dead or of unsound mind or absent from the district, of the guardian of such party, shall be required:

Provided, however, that-

- (a) when such party has no father, mother or guardian, the Registrar-General may, if satisfied after due inquiry that the intended marriage is a proper one, dispense with such consent;
- (b) when the person whose consent is required refuses his consent, the Registrar-General may, if satisfied after due inquiry that the refusal is perverse and that it is in the best interests of the party requiring the consent that the intended marriage should take place, dispense with such consent.
- (2) If the person required to signify his consent is illiterate, he shall sign his consent by placing his mark thereto after it has been read over and explained to him by a magistrate or a marriage officer who shall attest the same.

PART III

PRELIMINARIES TO MARRIAGE

Notice of marriage

8. (1) Whenever, after the commencement of this Ordinance, any persons desire to marry, one of the parties to the intended marriage shall give to the registrat of the district in which the

marriage is intended to take place a notice in the Form A of Schedule 2 Schedule 2 Schedule 2.

(2) Upon receipt of such notice the registrar shall cause the particulars thereof to be entered in a book to be called the "Marriage Notice Book", which may be inspected during working hours without fee, and he shall publish such notice by leaving a copy of it posted on the outer wall of his office until he grants his certificate for marriage or until 3 months shall have elapsed.

Marriage

9. The registrar, at any time after the expiration of 21 days and Registrar to before the expiration of 3 months from the date of the notice, certificate for upon payment of the prescribed fee, shall thereupon issue his marriage certificate in the Form B of Schedule 2:

Schedule 2 Form B

Provided always that he shall not issue his certificate until he has been satisfied that-

- (a) one of the parties has been resident within the district in which the marriage is intended to be solemnised at least 28 days preceding the granting of the certificate;
- each of the parties to the intended marriage (not being a widower or widow) is 21 years old, or that if he or she is under age, that the required consent has been given or has been dispensed with;
- (c) there is no impediment of kindred or affinity, or any other lawful hindrance to the marriage.
- 10. If the marriage is not solemnised within 3 months of the Marriage to date of the notice, the notice and all proceedings consequent emnised thereupon shall be void.

within 3 months of notice Minister may

11. The Minister, upon proof being made to his satisfaction by affidavit that there is no lawful impediment to a proposed marriage, and that the necessary consent, if any, to such marriage has been obtained, may, if he shall think fit, dispense with the giving of notice and with the issue of the certificate for marriage, and may grant his licence which shall be in Form C of Schedule 2, Schedule 2 authorising the solemnisation of a marriage between the parties named in such licence.

12. (1) At any time after notice of an intended marriage has Objections to been given but before the issue of the certificate for marriage, any marriage person, whose consent to the marriage is hereby required or who may know of any just cause why the marriage should not take place, may give notice, either orally or in writing, to the registrar of the district where notice of marriage has been given, stating the reasons why he objects to the marriage.

- (2) On receipt of such notice, the registrar shall cause the word "forbidden" to be entered opposite to the entry of the notice of marriage in the Marriage Notice Book, and shall make full inquiry as to the genuineness or otherwise of the objection to the marriage.
- (3) If the registrar is satisfied that no objection exists he shall cancel the word "forbidden" and make and sign an entry in the Marriage Notice Book to the effect that after investigation the objection was not sustained, and he may then issue his certificate and the marriage may proceed as if no objection had been entered.
- (4) If, on investigation, the objection is found to be valid, an entry to that effect shall be made in the Marriage Notice Book and the certificate for marriage shall not be issued:

Provided that, if either party is dissatisfied with the decision of the registrar he may within 2 months refer the decision to the Registrar-General, or where the Registrar-General is himself the registrar of the district, to the Attorney-General who shall decide upon the validity or otherwise of the objection; and if the Registrar-General or the Attorney-General, as the case may be, decides that the objection is not valid the entry in the Marriage Notice Book shall be cancelled, and the certificate for marriage may then be issued.

- (5) The time which may have elapsed between the entering of an objection and the final decision in respect of it, shall not be computed in the period of 3 months specified in sections 9 and 10.
- (6) Any person who, without sufficient and proper cause, wilfully gives notice of objection to a marriage shall be liable to a fine of \$50, and, in default of payment, to imprisonment for 3 months.

PART IV

SOLEMNISATION OF MARRIAGES

Certificate or licence and declaration precedent to marriage

- 13. (1) No marriage other than a marriage in articulo mortis shall be solemnised except under the authority of a registrar's certificate for marriage or of a licence granted under section 11.
- (2) No marriage other than a marriage by proxy shall be solemnised until each of the parties to the marriage, and in the case of a marriage by proxy until the resident party to the marriage, shall have made and signed, or affixed a mark to, the declaration in Form D of Schedule 2 before the marriage officer solemnising the marriage and the witnesses to it.

Schedule 2 Form D

14. A marriage before a registrar shall be solemnised in the Place, time registry or in a court-house between the hours of 8 o'clock in the marriage forenoon and 4.30 o'clock in the afternoon in the presence of two before regiswitnesses, and the registrar shall ascertain from the parties to the trar intended marriage that they are entering into the contract of marriage freely and voluntarily, and thereupon each party shall say to the other:

"I call upon these persons here present to witness that I, AB, do take thee, CD, to be my lawful wedded wife (or husband)". . .

15. A marriage before a minister of religion or a lay preacher Place, time shall be solemnised between the hours of 6 o'clock in the forenoon and 6 o'clock in the afternoon, in the presence of at least before ministwo witnesses in the church or other public place of worship in the ion and lay district in which notice of marriage was given, and in such form preachers and ceremony as the minister or lay preacher may think fit to adopt:

Provided that at some stage of the ceremony the parties to the marriage shall freely and publicly express their wish of becoming man and wife and each party shall say to the other:

"I, AB, do take thee, CD, to be my wedded wife (or husband)."

16. Immediately upon the solemnisation of the marriage, the Certificate of marriage officer, the parties and the witnesses to the marriage shall sign in duplicate a certificate in the Form E of Schedule 2, and a copy of such certificate shall be handed to one of the parties to the marriage.

PART V

REGISTRATION OF MARRIAGES

17. Whenever a marriage is solemnised by a registrar, he shall, Registration after entering forthwith the particulars of the certificate of marriage in a register to be kept for that purpose and to be called the "District Marriage Register", file the duplicate of the certificate of marriage.

18. (1) Whenever a marriage is solemnised by a marriage Registration officer other than a registrar, such marriage officer shall within before mar-7 days of the solemnisation of the marriage transmit to the riage officer registrar the certificate for marriage, the declaration referred to in registrar section 13 (2) and the duplicate of the certificate of marriage.

(2) Upon receipt of the certificate of marriage the registrar shall forthwith enter the particulars thereof in the District Marriage Register, and every entry made under this subsection shall be dated on the day on which it was so entered and shall be signed by the registrar.

Correction of errors in certificates of marriages 19. A registrar, when authorised by the Registrar-General, may correct any clerical error in any certificate of marriage filed in his office, upon production to him of the certificate delivered to the parties, and shall authenticate every such correction by his signature and the date of such correction.

Supply of books and forms

- 20. (1) It shall be the duty of the Registrar-General to supply each registrar with all the books, certificates and other prescribed forms required under this Ordinance.
- (2) It shall be the duty of each registrar to supply the marriage officers in his district with a sufficient number of certificates of marriage and of such other forms as they may require.

PART VI

MARRIAGE SOLEMNISED OUT OF THE COLUMN AND THE COLUM

Issue of certificate for marriage in the United Kingdom of British subject resident in the Gilbert Islands

21. Where a marriage is intended to be solemnised or contracted in the latest president there and a marriage may be issued in the Cilbert Libert, a certificate for marriage may be issued in the like manner as if the marriage was to be solemnised or contracted under circumstances requiring the issue of such certificate, and as if both patch subjects were resident in the R.

Notice of marriage under Foreign Marriage Act 1892

foreign country under the Foreign Marriage Act 1892, a notice of such marriage shall be given by one of the parties intending such marriage, who has had his or her usual place of abode for a period of not less than 1 week immediately preceding in some place within the Gilbert Islands, to the Registrar-General; and a notice under this section may be in Form 1 of Schedule 3.

Schedule 3 Form 1

Filing and posting notice

23. (1) The Registrar-General shall file every such notice and shall enter a copy thereof in a book to be kept for that purpose, and shall publish such notice by forthwith posting up the same in a conspicuous place in his office, and shall keep the same so posted up during 14 consecutive days.

- (2) The said book and the copy so posted up shall be open at all reasonable times without fee to the inspection of any person.
- 24. The Registrar-General is he is satisfied that the party givRegistrarRegistrarRegistraring such notice has actually been resident in the Gilbert Islands General for not less than 1 week immediately preceding the giving of such notice, and unless he is aware of any impediment or objection which should obstruct the soler nisation of the marriage, shall give a certificate that such notice has been so given and published as aforesaid, which certificate may be in Form 2 of Schedule 3.

Schedule 3 Form 2

PART VII

MISCELLANEOUS

25. (1) Whenever a person over the age of 21 years is resident Marriage by Cilbert Islands and desires to enter into a contract of proxy marriage with a person resident in the blands he shall forward to the Registrar-General an application for permission to marry by proxy in the Islanda K.

- (2) The application shall contain the following particulars: name of applicant,
- his nationality,

his date and place of birth,

his usual place of residence,

the name and address of the proxy; and

shall be accompanied by the certificate of birth of the applicant and by his affidavit, sworn before any person authorised under the law of the applicant's country of residence to administer oaths and take affidavits, to the effect that there is no lawful impediment to the marriage whether by reason of kindred or affinity, or by reason of any former marriage or any other lawful cause.

- (3) Having considered the application, the Registrar-General may, in his discretion, authorise the marriage, and such authority shall be evidenced by his endorsement of the certificate for marriage issued by a registrar pursuant to section 9.
- (4) A marriage by proxy shall not be solemnised unless and until the certificate for marriage shall have been endorsed as provided under subsection (3).

Marriage in articulo mortis and conditions precedent

- 26. (1) A marriage officer may, without any of the formalities required by this Ordinance, solemnise a marriage between two persons one of whom is in articulo mortis.
 - (2) No such marriage shall be solemnised unless—
 - (a) both parties are able to signify their consent thereto by signing or affixing their marks to the certificate of marriage in the presence of two attesting witnesses,
 - (b) written consent to the marriage, where required under section 7 (1), has been given or has been dispensed with.

Unlawfully solemnising marriage ceremony 27. Whoever solemnises a marriage without being qualified so to do, or if qualified so to do, does so without the authority of a certificate for marriage or of a licence, where such certificate or licence is required, shall be liable to a fine of \$500 or to imprisonment for 1 year.

Offences relating to issue of certificates for marriage

- 28. If a registrar knowingly and wilfully—
- (a) issues a certificate for marriage before the expiration of 21 days from the day on which notice of marriage was entered in the marriage notice book;
- (b) issues a certificate for marriage after the expiration of 3 months from the said day;
- (c) issues a certificate for marriage the issue of which has been forbidden under section 12;

he shall be liable to a fine of \$500 or to imprisonment for 1 year.

Marriages when invalid

- 29. A marriage solemnised after the commencement of this Ordinance shall be null and void if—
 - (a) solemnised by a person other than a marriage officer;
 - (b) either of the parties to it has married under a false name;
 - (c) solemnised without the authority of a certificate for marriage or of a licence where such certificate or licence is required;
 - (d) solemnised without the endorsement by the Registrar-General of the certificate for marriage where such endorsement is required.

Fees Schedule 4

- 30. (1) The fees specified in Schedule 4 shall be paid to the registrars in respect of the several matters to which they are applicable.
- (2) All fees collected or paid under this Ordinance shall be paid into the Consolidated Fund.

Sister's daughter

31. The forms in Schedules 2 and 3, or forms to the like effect, Forms may be used in the cases to which they refer, with such variations as circumstances may require.

32. The may make regulations prescribing forms or Regulations fees or replacing, revoking, varying or adding to any of the forms or fees prescribed by this Ordinance.

SCHEDULE 1 (Section 4)

KINDRED AND AFFINITY

PROHIBITED DEGREES OF RELATIONSHIP

Mother Father Daughter Father's father Father's mother Mother's mother Mother's father Son's son Son's daughter Daughter's son Daughter's daughter Sister Brother Husband's father Wife's mother Wife's daughter Husband's son Mother's husband Father's wife Son's wife Daughter's husband Father's mother's husband Father's father's wife Mother's father's wife Mother's mother's husband Husband's father's father Wife's father's mother Wife's mother's mother Husband's mother's father Husband's son's son Wife's son's daughter Wife's daughter's daughter Husband's daughter's son Son's son's wife Son's daughter's husband Daughter's son's wife Daughter's daughter's husband Father's sister Father's brother, Mother's brother Mother's sister Brother's daughter Brother's son

Sister's son

SCHEDULE 2 (Section 8 (1))

		,	(-//	
		F	ORM A		
		Nотісе	of Mai	RRIAGE	
I hereb	y give you no of the date l	e District of . otice that a m nereof betwee	arriage	is intended to ne undersigned	be celebrated withing, and the other party
Name	Condition	Occupation Rank or Profession	Age	Dwelling or place of abode	Consent if any and by whom given
Witness m	ay hand this	····· Š	/ of lignatur of Witn	e (or mark) ess to mark	19 .
			ORM B ction 9) EFOR M		
of on clapsed wit	and day (of of 1 on to the said	.9 ,	ge being receiv	to me at criod of 21 days has

1 heret	by certify that notice	of intended i	marriage between
of	and	of	was given to me at
on	day of	19	, and that a period of 21 days has
elapsed v	with no objection to	the said marr	iage being received by me.
Witnes	s my hand this	day of	, 19 .
			Signature
			Registrar.

FORM C (Section 11)

LICENCE

Whereas A.B. and C.D. desire to intermarry, and sufficient cause has been
shown to me why the preliminaries required by the Marriage Ordinance should
be dispensed with.

Now, therefore, in pursuance of the said Ordinance, 1 do dispense with the giving of notice and the issue of the certificate thereby prescribed, and do hereby authorise any marriage officer, to solemnise a marriage between the said A.B. and C.D., at , within days from the date hereof.

day of

Given under my hand, this

19

Minister.

FORM D (Section 13 (2))

DECLARATION

I, , of , do solemnly and sincerely declare that I believe there is no impediment or lawful objection by reason of any kindred or affinity, any former marriage, or want of consent of parents or guardians, or any other lawful cause, to my being married to

(name of other party)

(Signature (or mark) of party)

Declared by

at

(name of party)

this day of

, 19 , before

......Marriage Officer

mein the presence of:

Witnesses

•

FORM E (Section 16)

MARRIAGE ORDINANCE (CAP. 54)

				CERTIFIC	ATE	OF MA	CERTIFICATE OF MARRIAGE			
No. Date	No.	When Married	Names and Surnames	Full Age or Minor		Condition	Occupa- tion, Rank or Profession	Residence at time of Marriage	Residence Father's at time of Name and Marriage Surname	Occupation, Rank or Profession of Father
Name of husband										
Name of wife				-				ż		
Witnesses										
	Married at	ed at					by	by me	Marriage Officer	fficer
	This m	This marriage was solemnised	ــــ		A.B.		,	in the		E.F.
	betwee	sn us			C.D.			sn Jo		G.H.
	İ				* * **				>	Witnesses

NOTE:-This form is to be printed in duplicate.

SCHEDULE 3

FORM 1 (Section 22)

NOTICE OF MARRIAGE INTENDED TO BE SOLEMNISED UNDER THE FOREIGN MARRIAGE ACT 1892

To the Registrar-General of the Gilbert Islands.

I HEREBY give you notice that a marriage is intended to be had within 3 calendar months from the date hereof at between me and the other party herein named and described (that is to say)—

Name		Condition	Occupation, Rank or Profession	Age	Dwelling place
J.B.	 	Bachelor		Of full	
E.R.	 	Spinster		age Minor	

and that I have had my usual place of abode for a period of not less than 1 week last past at in the Gilbert Islands.

Witness my hand this

day of

, 19

(Signature)

FORM 2 (Section 24)

CERTIFICATE OF RECEIPT OF NOTICE OF MARRIAGE UNDER THE FOREIGN MARRIAGE ACT 1892

I, , do hereby certify that on the day of notice was duly entered in my Foreign Marriage Notice Book of the marriage intended to be had at between the parties therein named and described, delivered under the hand of one of the parties (that is to say)—

Name		 Condition	Occupation, Rank or Profession	Age	Dwelling place
J.B.		 Bachelor		Of full	
E.R.	••	 Spinster		age Minor	

and that the said thereby declared that he/she had had his/her usual place of abode for a period of not less than I week preceding the date of such notice at in the Gilbert Islands and that the notice was published upon the day of 19, by posting the same in a conspicuous place in my office and has remained so posted for a period of 14 days and that I am not aware of any impediment or objection which should obstruct the solemnisation of the said marriage.

Registrar-General of Births, Deaths and Marriages.

SCHEDULE 4 (Section 30)

FEES

		\$	c.
1.	Filing notice of marriage and entering same		50
2.	On issue of certificate for marriage	1	00
3.	Endorsement of certificate for marriage	1	00
4.	Certifying any extract		50
5.	Licence	5	00

G.N. 66/76

NOTE

The exercise of the powers conferred and the performance of the duties imposed on the Minister by this Ordinance have been delegated by the Minister to—
the Secretary to the Chief Minister
the Deputy Secretary to the Chief Minister (External and General)
the District Officer, Ocean Island
the District Officer, Line Islands

CAP.27 – BIRTHS, DEATHS AND MARRIAGES REGISTRATION (Cap.5 of 1977.)

Births, Deaths and Marriages Ordinance

Section 3 (1977, S.3)

Omit "the Governor", substitute "Subject to section 99 of the Constitution, the Minister".

Section 5 (1977, S.5)

Insert after "may appoint" the words ", subject to section 99 of the Constitution,".

Section 44 (1977, S.44)

Omit from subsection (1) "It shall be lawful", substitute "Subject to section 99 of the Constitution, it shall be lawful".

Section 47 (1977, S.47)

Omit "the Governor in Council", substitute "the Beretitenti, acting in accordance with the advice of the Cabinet,".

CAP.29 – MARRIAGE (Cap.54 of 1977)

Marriage Ordinance

Section 21 (1977, S.21)

Omit "in the United Kingdom", substitute "in a place outside Kiribati".

Section 22 (1977, S.22)

Omit the section.

Section 23 (1977, S.23)

Omit the section.

Section 24 (1977, S.24)

Omit the section.

Section 32 (1977, S.32)

Omit "the Governor in Council", substitute "The Beretitenti, acting in accordance with the advice of the Cabinet,".

Third Schedule (1977, Schedule 3)

Omit the Schedule.

CAP.30 – MEDICAL AND DENTAL PRACTITIONERS (Cap.55 of 1977)

Medical and Dental Practitioners Ordinance

Section 4 (1977, S.4)

Omit "the Imperial Act entitled the Medical Act 1956", substitute "the Medical Act, 1956 of England".

Section 8 (1977, S.8)

Omit "the Imperial Act entitled the Dentists Act 1956", substitute "the Dentist Act, 1956 of England".

Section 9 (1977, S.9)

Omit "the Government of the Colony", substitute "the Government".

Section 12 (1977, S.12)

Omit "the Government of the Colony", substitute "the Government".

Section 23 (1977, S.23)

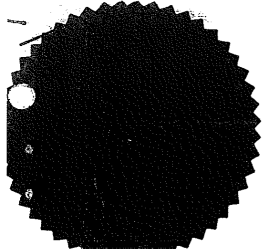
Omit "the Government of the Colony", substitute "the Government".

Section 24 (1977, S.24)

Do not amend "the Government" in subsection (1).

Section 28 (1977, S.28)

Omit "the Government of the Colony", substitute "the Government". Do not amend "the Government" in the proviso.



REPUBLIC OF KIRIBATI (No. 15 of 2002)

I assent,

Beretitenti

Beretitenti 29 / 10 | 2002

AN ACT TO AMEND THE MARRIAGE ORDINANCE (CAP. 54)

Commencement: 2002

Short title

1. This Act may be cited as the Marriage (Amendment) Act 2002.

Amendment of section 5

2. Section 5 of the Marriage Ordinance (Cap. 54) (hereinafter referred to as "the principal Ordinance") is amended by repealing "16" and substituting "18".

Amendment of section 7

3. Section 7 of the principal Ordinance is amended in subsection (1) by repealing the whole of subsection (1) and substituting it as follows –

"7.(1) When either party to an intended marriage, not being a widower or widow is under 21 years of age, the written consent of both the father and mother, or if any one of them is dead or of unsound mind or absent from Kiribati, of the other, or if both are dead or of unsound mind or absent from Kiribati, of the guardian of such party, shall be required:

Provided, however, that -

- (a) when such party has no father, mother or guardian, the Registrar-General may, if satisfied after due inquiry that the intended marriage is a proper one, dispense with such consent;
- when the person whose consent is required refuses his consent, the Registrar-General may, if satisfied after due inquiry that the refusal is perverse and that it is in the best interests of the party requiring the consent that the intended marriage should take place, dispense with such consent."

Amendment of section 9

- Section 9 of the principal Ordinance is amended
 - (a) in subsection (a) by repealing "the district" and substituting "Kiribati"; and
 - (b) by adding a new subsection (d) as follows:-

"(d) where one or both parties to the intended marriage is or are not I-Kiribati a passport or other documents shall be produced evidencing the parties citizenship.".

Amendment of Schedule 1

5. Schedule 1 to the principal Ordinance is amended by repealing the whole of that Schedule and substituting a new Schedule as follows:-

SCHEDULE I (Section 4) KINDRED AND AFFINITY

Prohibited Degrees of Relationship

1. A man shall not marry

female	descendants	of	his	great	great	great	great	great grandfather
46	46	44	46	46	"	£ \$	44	" grandmother
44	¢6	44	٤¢	44	ći	**	**	grandfather
	44	υģ	44	26	44	44	44	grandmother
**	46 . 44		44		++	24	grar	ndfather
	\$\$.c					::	_grar	ndmother
44			44	**	44	grar	ıdfath	
"	çç şç		"	44		gran	ıdmot	her
"	44 25		44	44	gr	andfa	ther	
cc	26 15				gr	andm	other	
"	66 66	-	44	gr	andfa	ther		
46	44 66		"	gr	andm	other	-	

his grandmother

his grandmother's sister

his grandfather's sister

his Father's sister

his Mother's sister

his Mother

his Daughter

his Sister

his Son's daughter

his Daughter's daughter

his Brother's daughter

his Sister's daughter

2. A woman shall not marry *

Male descendants of her great great great great great grandfather

" " " " " " " " grandmother

" " " " " " grandfather

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" " grandmother

her grandfather

her grandfather's brother

her grandmother's brother

her father's brother

her father

her son

her brother

her son's son

her daughter's son

her brother's son

her sister's son

- 3. The foregoing provisions of this Schedule with respect to any relationship shall apply whether the relationship is by the whole blood or by the half blood and whether the relationship is legitimate or illegitimate.
- 4. In this Schedule, unless the context otherwise requires, the term "wire" means a former wife whether she is alive or deceased, and whether her marriage was terminated by death or divorce or otherwise, and the term "husband" has a corresponding meaning."

Amendment of Schedule 2

6. Schedule 2 of the principal Ordinance is amended by repealing the whole of Form E and substituting a new Form E as follows -

"FORM E (Section 16)

MARRIAGE ORDINANCE (CAP. 54)

CERTIFICATE OF MARRIAGE

No Date	No.	When Married	Names And Surnames	Condition	Occupation	Residence At time of Marriage	Father's Name and Surname	Fathers occupation, rank or profession	Mother's name And surname	Mother's occupation, rank or profession
Name of husband			*							
Name of wife				su						
Witnesses										

Th	is marriage was	}	A.B.	{	in the	}	E.F.
	lemnised	}		: }	presenc	:e}	
Ве	tween us	}	C.D.	{	of us	}	G.H.
		*	4				Witnesses

NOTE:- This form is to be printed in duplicate."

Amendment of Schedule 3

- 7. Schedule 3 of the principal Ordinance is amended as follows
 - (a) by repealing the whole of Form 1 and substituting a new Form 1 as follows -

SCHEDULE 3

FORM 1 (Section 22)

NOTICE OF MARRIAGE INTENDED TO BE SOLEMNISED UNDER THE FOREIGN MARRIAGE ACT 1892

To: The Registrar-General of Kiribati

I HEREBY give you notice that a marriage is intended to be had within 3 calendar months from the date hereof at between me and the other party herein named and described (that is to say) –

Name	Condition	Occupation, Rank or Profession	Age	Dwelling Place	Nationality
J.B	Bachelor	-			:
E.R	Spinster			. 4	

and that I have had my usual place of abode for a period of not less than I week last past at in Kiribati.

Witness my hand this

day of

20.. .

(Signature)"; and

(b) by repealing the whole of Form 2 and substituting a new Form 2 as follows -

"FORM 2 (Section 24)

CERTIFICATE OF RECEIPT OF NOTICE OF MARRIAGE UNDER THE FOREIGN MARRIAGE ACT 1892

I,	, do hereby certify that on		20
notice was duly ent	tered in my Foreign Marriage	e Notice Book of the marriage	
intended to be had	4	the parties therein named and	
described, delivere	d under the hand of	one of the parties (that	is to
say) -	e e e		

Name	Condition	Occupation, Rank or Profession	Age	Dwelling Place	Nationality
J.B	Bachelor				
E.R	Spinster				

and that the said thereby declared that he/she had had his/her usual place of abode for a period of not less than I week preceding the date of such notice at in Kiribati and that the notice was published upon the day of 20 by posting the same in a conspicuous place in my office and has remained so posted for a period of 14 days and that I am not aware of any impediment or objection which should obstruct the solemnisation of the said marriage.

Registrar-General of Births, Deaths and Marriages."

Amendment of Schedule 4

8. Schedule 4 of the principal Ordinance is amended by repealing the whole of Schedule 4 and substituting a new Schedule 4 as follows -

"SCHEDULE 4 (Section 30)

FEES

1.	Filing notice of marriage and entering same	 	\$ 5.00
2.	On issue of certificate for marriage	 	\$10.00
3.	Endorsement of certificate for marriage	 	\$10.00
4.	Certifying any extract	 	\$15.00
5	Licence	 	\$50.00"