

The Greffe Royal Court House St James's Street St Peter Port Guernsey GY1 2NZ 01481 725277

APPLICATION FORM to give NOTICE OF MARRIAGE

Completed application form and supporting documents should be emailed to Wedding@guernseyroyalcourt.gg

Proof of identification, address marital status and immigration status if applicable must accompany this document. See below for required documents.

Your details	Applicant 1	Applicant 2			
Title (delete as appropriate)	Mr Mrs Miss Ms Other	Mr Mrs Miss Ms Other			
Surname					
Forenames					
Previous names					
and explanation of change i.e					
marriage, deed poll.					
Please attach relevant					
documents to show each of					
your former names.					
This will include					
 Birth or adoption 					
certificate					
 Previous marriage or 					
civil partnership					
certificate					
Deed poll					
If any of the life events					
happened in the Bailiwick of					
Guernsey and you are unable					
to find your document please					
indicate and we will be able					
to check our records.					
If documents are not in					
English please see note 1					
below.					

Date of Birth	Day	Month .	Year	Day	Month	Year
Address						
How long have you lived at this address if less than 3 months please give previous address.						
Post Code						
Please confirm your address by - Bank Statement, Recent - Your current address wi now and your marriage address	t Utility Bill Il be the or	etc. wit	th that address sho n appears on your n	marriage	_	
Sex	Female		Male \square	Fema	ale 🗆	Male \square
Nationality Please see note 2						
Occupation						
Please attach a copy of the pho photo identification such as a c			ssport. If you do no	ot have	a passport attacl	h another form of
Information		Applica	ant 1		Applicant 2	
Immigration Status in the Bailiv	wick.				••	
Please see note 2 below						
Have you ever been married or partnership	in a civil	☐ Ye			□ Yes □ No	
If yes, how did the most recent or civil partnership end (please	_	☐ Di	vorce ssolution of civil artnership eath of spouse/civil artner		□ Divorce□ Dissolution of partnership□ Death of spoop partner	
If previously married or in a civ - Death certificate of form - COPY of final divorce or below - Dissolution of civil partr	ner spouse der/decree	or civil	partner	ide the	British Isles plea	se see note 3.

For the most recent marriage or civil partnership only.							
The Marriage							
Type of Ceremony		Religious Civil					
Please see guidance note 4		Religion/Denomination			Ceremony to be conducted by a Deputy Registrar Yes □		
		Name of Minister Conducting (if known)			Civil Celebrant – Company Name		
					ebrant – Nar ıal (if known)		
Date of intended marriage							
Time of intended marriage							
Location of intended marria	ge						
Alternative location							
(in case of inclement weath	•						
It is your responsibility to ensure you have the permission of the owner of the venue or, if it is outdoors, the land owner's permission to hold the wedding at that location.						itdoors, the	
idild owner 5 permission to							
Do you want your parents' names to be included on your marriage certificate? This is optional but we can only include the names as they appear on your birth or adoption certificate.							
Applicant 1	□ Yes	□ No	Applicant 2		☐ Yes	□ No	
Contact details							
Contact daytime telephone number		Applicant 1		Applicant 2			
Mobile telephone number							
Email address							

Declaration			
I declare that I have read the information in note 5.below and that to the best of my knowledge and belief there are no legal reasons			
why the proposed marriage may not take place, I confirm that I am freely consenting to the proposed marriage. I understand that if I			
sign this declaration knowing or believing this statement to be false I commit an offence.			
Signature applicant 1	Signature applicant 2		

If you change the time date location of the marriage and the Celebrant before the marriage you must inform us immediately and there may be an additional charge to amend the notice.

When processing your personal data, these offices are compliant with the Data Protection (Bailiwick of Guernsey) Law, 2017. For more information about how these offices process your personal data, please see the Fair Processing Notice available at the Royal Court Public Counter or on the Royal Court Website.

Note 1

If any of the documents that are required are not in English then we will also need an official translation to accompany them. You can ask this to be done by any reputable translation company or if it is being done by an individual they must have recognised qualifications and we also need confirmation of these qualifications. You cannot provide the translation yourself or ask a friend or relative unless they have the necessary qualifications.

Note 2

Immigration

If you are the holder of a British or Irish passport please put British or Irish.

If you are not a British or Irish Passport holder but are currently legally resident in UK or Bailiwick of Guernsey or other Crown Dependencies, please attach a copy of your visa or proof of your lawful residence.

If you are not a British or Irish passport holder and travelling to Guernsey to marry a person that is ordinarily a Guernsey resident and you intend to remain living in Bailiwick of Guernsey after your marriage you will require a spousal or fiancé visa.

If you are not a British or Irish Passport holder and are travelling to Bailiwick of Guernsey on holiday to get married and will not be remaining resident in the Bailiwick of Guernsey or in the UK then you can marry under the provisions of visitor visa or entry clearance permission granted by Border Authorities.

Note 3

Please note that if you were divorced outside the British Isles you will need to submit a written opinion from a Guernsey Advocate that the divorce would be legally recognised in The Bailiwick of Guernsey.

Note 4

Religious Ceremony

If you want a religious ceremony other than a Church of England service you will need to discuss arrangements with the religious organisation and make sure that that the person who you would like to conduct the ceremony is an Authorised Religious Official.

Do not apply to give notice of marriage until you have set the time date and location with the authorised religious official. The religious organisation will have their own fees and pricing structure and you will pay these fees directly to them for the services they will be providing directly.

Civil Celebrant Ceremony

Do not apply to give notice of marriage until you have set the time date and location with either a Deputy Registrar or an Authorised Civil Celebrant.

Civil celebrants will have their own fee structure for the services that they provide.

Note 5.

GENERAL RESTRICTIONS ON MARRIAGE

Prohibited degrees.

- 1. (1) It shall not be lawful for two persons to marry if one of them is, in relation to the other –
- (a) a parent or grandparent,
- (b) a sibling,
- (c) a sibling of a parent or grandparent,
- (d) a child or grandchild,
- (e) a child or grandchild of a sibling,
- (f) an adoptive parent or child, or a former adoptive parent or child,
- and a reference to a sibling shall include a reference to a brother, sister, half-brother or half-sister.
- (2) Subject to subsection (3), it shall not be lawful for two persons to marry if one of them is in relation to the other –
- (a) a child or grandchild of a former spouse,
- (b) a child or grandchild of a former civil partner,
- (c) the former spouse of a parent or grandparent, or
- (d) the former civil partner of a parent or grandparent.
- (3) Any such marriage as is mentioned in subsection (2) shall not be void by reason only of affinity if both the parties to the marriage have attained the age of 18 years at the time of the marriage and the younger party has not at any time before attaining the age of 18 years been a child of the family in relation to the other party.
- (4) For the purposes of subsection (3), "child of the family", in relation to any person, means a child who has lived in the same household as that person and been treated by that person as a child of that person's family.
- (5) Any reference in this section to a relationship between two persons by blood shall include such a relationship without regard to whether such relationship arises by lawful marriage.
- (6) Where two persons consent to or acquiesce in a marriage in contravention of this section, such marriage is void

Persons already married or in civil partnership.

- 2. (1) It shall not be lawful for two persons to marry if, at the time of the marriage –
- (a) either of them is already lawfully married, or
- (b) either of them is a civil partner or, for the avoidance of doubt, they are civil partners of each other.
- (2) Where two persons consent to or acquiesce in a marriage in contravention of this section, such marriage is void.

Minimum age for marriage.

- **3.** (1) It shall not be lawful for two persons to marry if, at the time of the marriage, either of them is under the age of 16 years.
- (2) Where two persons consent to or acquiesce in a marriage in contravention of this section, such marriage is void.

Both parties to the marriage must freely consent to the marriage and be capable of consenting to the marriage.