

## CHAPTER 416

### THE STATUTORY REPRINTS ACT

#### Arrangement of Sections

##### Section

1. Short title.
2. Attorney-General to authorise revised reprints of written law.
3. Substance of law not to be altered.
4. Authentication of revised prints.
5. Savings.

#### STATUTORY REPRINTS

An Act to enable the Attorney-General to authorise revised reprints of written law.

(13th December, 1984.)

14/1984

**1.** This Act may be cited as the Statutory Reprints Act. **Short title.**

**2.** Whenever it is necessary to publish any reprint of any written law the Attorney-General may authorise— **Attorney-General to authorise revised reprints of written law.**

(a) The inclusion or incorporation in that reprint of any addition made to that written law or of any alteration, amendment or modification made in that written law by any other written law enacted, promulgated or otherwise brought into operation or declared to be in operation prior to the date of reprinting;

(b) the omission from that reprint of any provision of that written law which has been repealed, rescinded, revoked, declared or ordered to be omitted by any other written law enacted, promulgated or otherwise brought into operation or declared to be in operation prior to the date of reprinting;

(c) the correction of any grammatical, typographical or other mistake in that written law in operation prior to the date of reprinting and for that purpose the making of verbal additions, omissions or alterations;

(d) the making of such formal alteration as to names, localities, offices, titles, currency and otherwise as may be necessary to bring that written law in operation prior to the date of reprinting into conformity with conditions or circumstances obtaining or existing in Antigua and Barbuda or elsewhere on the date of reprinting; and

(e) the supplying, alteration or omission of marginal notes.

Substance of law  
not to be altered.

**3.** The authorisation granted to the Attorney-General by section 2 does not imply any power in him to make any alteration or amendment in the matter or substance of that written law in operation prior to the date of reprinting.

Authentication of  
revised prints.

**4.** Every copy of any published reprint or any written law which has been revised for reprinting by authority of an order of the Attorney-General under section 2 shall for all purposes be deemed to be authentic and a correct copy of written law in operation in Antigua and Barbuda on the date of such reprinting if—

(a) such date is printed on each such copy; and

(b) such copy purports to be printed by the Government Printer by authority of an order of the Attorney-General made under this Act.

Savings.

**5.** Nothing in this Act shall be deemed to require an order of the Attorney-General to authorise the publication by the Government Printer of a reprint of any written law in the form in which that written law was enacted, promulgated or otherwise brought into operation or declared to be in operation.