No. , 1912.

A BILL

To consolidate and amend the laws relating to Marriage; to repeal the Marriage Act, 1899; to amend the Registration of Births, Deaths, and Marriages Act, 1899; and for other purposes.

[Mr. Holman; — March, 1912.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

PART I.

PRELIMINARY.

- 1. (1) This Act may be cited as the "Marriage Act, 1912," Commencement and shall commence and come into force on the day of short title.
 - (2) This Act is divided into Parts as follows:—
- PART I.—PRELIMINARY—88. 1-3.

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PART II.—DISTRICTS, REGISTRARS, &c.—ss. 4-9.

PART III.—Officiating Ministers—ss. 10-19.

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2. In this Act, unless the context or subject-matter otherwise 20 indicates or requires,—

"Certificate of conformity" means the certificate issued by the district registrar authorising the celebration of the marriage.

"Certificate of marriage" means the certificate issued by the minister or district registrar immediately after the celebration 25 of the marriage.

"District registrar" includes assistant district and deputy regis-

trars appointed under this Act.

"Officiating minister" means a minister whose name is on the register of those authorised under this Act to celebrate 30 marriages.

"Registrar-General" means the Registrar-General appointed under the Registration of Births, Deaths, and Marriages Act,

1899.

Repeal and saving clauses.
First Schedule.

3. (1) On the commencement of this Act the Acts mentioned 35 in the First Schedule of this Act are to the extent therein expressed hereby repealed.

(2) All ministers of religion registered as ministers for celebrating marriages under the authority of any Act hereby repealed,

 \mathbf{and}

and continuing to be so registered at the time of the commencement of this Act, shall be deemed to be officiating ministers for the time being under this Act, until the gazetting of the first official list of ministers issued by the Registrar-General under the provisions of this 5 Act, and no longer.

PART II.

DISTRICTS, REGISTRARS, &c.

4. The Governor may by proclamation divide New South Districts to be Wales, for the purposes of this Act, into such districts as he thinks proclaimed.

10 fit, and assign a distinct name to every such district, and may in a similar manner vary the names and boundaries of such districts or abolish any of the same.

5. (1) The Registrar-General shall, on and after the com-Registrar-General mencement of this Act, be the Registrar-General of Marriages there-

15 under.

(2) The Governor may also appoint a Deputy Registrar-Appointment of General under this Act, who shall act as Registrar-General in case of Registrar-General, death, illness, or unavoidable absence. The said Deputy Registrar-General shall have all the powers and privileges, and shall perform 20 all the duties, and shall be subject to all the responsibilities of the Registrar-General:

Provided that the Deputy Registrar-General shall not have

the power given by section eight hereof of making regulations.

6. The Governor may also appoint district registrars and Appointment of

25 assistant district registrars under this Act.

7. (1) The Registrar-General and every district registrar are Fees. hereby respectively empowered to receive and take the several fees Second Schedule. specified in the Second Schedule hereto, and all fees so received shall be paid to the Colonial Treasurer at such times and in such manner 30 as prescribed by regulation.

(2) Any district registrar or other person required by this Act to do any act for which a fee is demandable may refuse to do

such act until such fee is first paid.

8. (1) The Registrar-General may, subject to the approval of Regulations. 35 the Governor, make regulations for the general management of the general registry and all district registrars' offices, and for the preparation and transmission of all returns from district registrars and officiating ministers respectively, and for the preparation of indexes to be kept at the general registry and all district registrars' offices

offices, and for the safety and preservation of all records and entries made by the district registrars and officiating ministers respectively, and for the more effectual carrying out of the provisions of this Act.

(2) Such regulations when so approved shall be published in the Gazette, and be thereupon as binding on all persons affected 5

thereby as if they formed a part of this Act.

9. All powers and duties conferred and imposed upon district registrars by this Act shall be taken to be conferred and imposed upon the Registrar-General and the Deputy Registrar-General.

PART III.

OFFICIATING MINISTERS.

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Persons authorised to celebrate marriages.

10. (1) No marriage shall be celebrated except by—

(a) an officiating minister; or

(b) the Registrar-General or any Deputy Registrar-General; or

(c) the district registrar who, under this Act, issues the certificate 15

of conformity hereinafter mentioned.

Marriage by registrar.
Third Schedule.

(2) In the celebration of a marriage by a district registrar the form of words set forth in the Third Schedule hereto shall be repeated and signed by the parties to such marriage in the presence of the district registrar.

Officiating ministers.
Fourth Schedule.

11. (1) Any minister of religion belonging to any of the denominations enumerated in the Fourth Schedule hereto in regard to whom the person, or persons, in New South Wales, having, or reputed to have ecclesiastical authority over such denominations, has certified that he is a minister entitled to registration in accordance 25 with the provisions of this Act shall, upon registration by the Registrar-General, as hereinafter provided, be an officiating minister.

(2) The Registrar-General may, with the approval of the Governor, add the name or names of any other religious body or bodies to the Fourth Schedule, and may in like manner remove any name or 30

names from the said Schedule.

Ministers of religious bodies not enumerated in Fourth Schedule. N.Z. Act, No. 113, 1908, s. 10.

12. (1) Any minister of religion not connected with any of the bodies enumerated in the said Fourth Schedule, who furnishes to the Registrar-General a certificate signed by the recognised head in New South Wales of the religious body to which he belongs, or by 35 two officiating ministers, or by ten adult members thereof who append to their signatures their description as being such members, declaring that such minister is their officiating minister, shall be entitled to have his name registered on the register of officiating ministers within the meaning of this Act. (2) 40

(2) The signatures and descriptions of the aforesaid ten adult members to any such certificate shall be attested by some person who shall verify the signatures to the certificate as the genuine signatures of the persons whose they purport to be, by a statutory 5 declaration signed by such person and appended to the certificate.

13. (1) The several ecclesiastical authorities as aforesaid of Correct lists to be the respective religious bodies shall send in to the Registrar-General, N.Z. Act. No. 113, in the month of November in every year, a correct list of their 1908, s. 11.

officiating ministers.

10 (2) Every certificate under the hands of any office-bearers or ministers or adult members respectively as aforesaid shall be sent in to the Registrar-General anew in the month of November in every year.

14. Every list of officiating ministers, and certificate under Lists to be in force 15 the hands of office-bearers or ministers or adult members, shall for one year only. continue in force from the day on which the same is sent to the Registrar-General, until the registration of the persons named therein by the Registrar-General in the official register of ministers after the succeeding November, and no longer.

20 15. The person having ecclesiastical authority over the several Ecclesiastical religious bodies as aforesaid shall, upon the suspension or deprivation authorities to send of any minister whose name has been sent in to the Registrar-General ministers, and in manner hereinbefore mentioned, forthwith certify such suspension or deprivation of any or deprivation to the Registrar-General, who shall forthwith make a ministers. 25 minute of such suspension or deprivation in the register of officiating Ibid. s. 13.

ministers hereinafter mentioned, and no such person shall be deemed an officiating minister until his name has been again sent into the Registrar-General in manner hereinbefore mentioned.

16. (1) The Registrar-General shall file all such certificates List of ministers 30 and lists, and keep them with the records of his office; and shall also to be gazet. Ibid. s. 14. forthwith register the names sent in to him, as hereinbefore mentioned, in a book to be kept by him for the purpose, and called the "register of officiating ministers," and shall from time to time alter and correct the said register as occasion requires, and shall, in the month of 35 December in every year, cause a copy of such list to be gazetted.

(2) In case of any additional names of ministers being sent Addition of names. in to him during any part of the year in the manner aforesaid, the Registrar-General shall cause such names to be registered upon the aforesaid register and gazetted, and the persons so registered shall be

40 deemed officiating ministers for the purposes of this Act. (3) The Minister may, upon the recommendation of the Registrar-General, refuse to allow registration to any minister otherwise entitled to have his name registered on the said list in accordance

with the two preceding subsections.

17.

Cancellation of names.

N.Z. Act, No. 113, 1908, s. 15.

17. Where notice is sent to the Registrar-General of the suspension or deprivation of any minister whose name has been entered upon the register of officiating ministers, the Registrar-General shall thereupon erase such name from the aforesaid register, and cause a notification to be gazetted that the name of such minister is withdrawn from the register of officiating ministers, and such person shall from the date of such publication cease to be an officiating minister within the meaning of this Act.

Evidence of the right of officiating ministers to act. *Ibid.* s. 16.

18. The entry of the name of any officiating minister in the book called the register of officiating ministers shall be 10 conclusive evidence of the right of such officiating minister to act as such from the date of the certificate of the person or persons having ecclesiastical authority, or of the office-bearers, or of the ministers or adult members aforesaid respectively, as the case may be, sent in to the Registrar-General in respect of such officiating minister upon 15 which such entry and publication was made.

Power to deprive officiating Minister of right to act.

19. The Governor may, on the recommendation of the Minister, by notification in the Gazette, deprive any person on the register of officiating ministers of the right to act as such where any such person—

(a) is convicted of any felony or misdemeanour or of any breach of this Act; or

(b) is guilty of any misconduct in the celebration of any marriage; or

(c) is, in the opinion of the Minister, making a business of 25 celebrating marriages for the purpose of profit or gain, irrespective of carrying out the ordinary duties of a minister.

The Governor may, in like manner, annul any such deprivation.

PART IV.

CERTIFICATE OF CONFORMITY.

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DIVISION 1.—Notices of intended marriage.

Notice of every intended marriage to be given. Fifth Schedule.

Ibid. ss. 17 and 18.

20. (1) One of the persons intending marriage shall, under his or her hand, apply for a certificate of conformity by giving notice in the form in the Fifth Schedule hereto, to the registrar of the district within which one of the persons has dwelt for not less than three days. 35

Such person shall therein truly state, with respect to each of

the parties, the information required in the said Schedule.

If the persons intending marriage dwell in the districts of different registrars, the like notice shall be given to the registrar of each district. (2) 40

(2) Every notice of an intended marriage shall be fairly To be entered in a written in a book to be kept for the purpose, and called the "marriage-book open for notice book," and the signature of the person giving the notice shall be affixed to the entry in the book.

The marriage-notice book shall be open during the ordinary

office hours to all persons desiring to inspect the same.

DIVISION 2.—Consent in the case of minors.

21. (1) If either party to any intended marriage, not being consent in case of a widower or widow, is under the age of twenty-one years, a minority.

10 certificate of conformity shall not be granted without production to the district registrar of the consent in writing of a parent of such party as hereinafter defined, or of a guardian legally appointed by the father, or if both parents are dead or incapable of duly consenting by reason of distance, habitual intoxication, or mental incapacity, then of some 15 stipendiary or police magistrate or a guardian of minors appointed for that purpose as hereinafter provided.

(2) For the purposes of this section the words "a

parent" shall mean the father, except where—

(a) the father is dead or incapable of duly consenting by reason of distance, habitual intoxication, or mental incapacity; or

(b) such party has for the preceding three years been living apart from such father, with and under the care and control of his or her mother; or

(c) the mother of such party has for a like period been deserted by her husband or has obtained a protection

order against him; or

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(d) a decree of judicial separation, nullity of marriage, or dissolution of marriage has been pronounced giving to the mother the custody of such party; or

(e) such party is illegitimate;

in any of which cases they shall mean the mother;

Provided that they shall mean a stipendiary or police magistrate or guardian of minors, where the mother is absent or unable on account

of any unfitness to give the said consent.

(3) Such consent shall be signed by the parent or guardian either before the district registrar at his office, or before a justice of the peace or a solicitor of the Supreme Court, or an officiating minister within the meaning of this Act, and be attested by such registrar, justice, solicitor, or officiating minister;

Provided that a consent in writing by the mother may be produced by either party in the case of the party being illegitimate.

Provided also that when the parent resides outside or is absent from New South Wales, it shall be sufficient to produce the consent in writing of such parent, signed before any commissioner for affidavits, 45 or justice of the peace, or any solicitor of any Supreme Court. (4)

Inquiry by magistrate or guardian before giving consent.

Appointment of

(4) A magistrate or guardian of minors before giving a consent under this section shall make inquiry on oath as to the facts and circumstances of the case.

(5) For the purposes mentioned in this section the guardian to consent. judges of the Supreme Court or any three of them may appoint 5 one or more guardian or guardians of minors in every district registrar's district who may, by virtue of such appointment and until such appointment is cancelled, give consent in such cases as aforesaid.

(6) Such judges may cancel any such appointment.

(7) Every such appointment and every cancellation of 10 the same shall be notified in the Gazette.

22. When a certificate of conformity is granted upon the production of any such written consent as aforesaid, a statement of the fact of such consent shall be indorsed on such certificate.

Cancellation.

Notification.

Consent to be indorsed on registrar's certificate.

Division 3.—Caveats, &c.

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Issue of certificate may be forbidden. N.Z. Act, No. 113, 1908, s. 21.

Caveat may be entered. Ibid. s. 22.

Effect of caveat,

23. Any person whose consent is required as aforesaid may forbid the issue of the district registrar's certificate of conformity by writing, at any time, in the presence of the registrar before the issue of the certificate, the word "Forbidden" opposite to the entry of the notice of such intended marriage in the marriage-notice book, and by 20 subscribing thereto his or her name and place of abode, and the relationship or guardianship by reason whereof he or she is authorised to forbid the issue of such certificate.

24. (1) Any person having just and reasonable cause in that behalf may enter a caveat with the district registrar against the 25 grant of a certificate of conformity for the marriage of any person named in the caveat.

(2) If any caveat is entered with the district registrar, such caveat being duly signed by or on behalf of the person who entered the same, together with his or her place of residence, and the ground 30 of objection on which his or her caveat is founded, no certificate of conformity shall be granted until the registrar has examined into the matter of the caveat and is satisfied that it ought not to obstruct the grant of the said certificate or until the caveat is withdrawn by the person entering the same. 35

(3) Upon the entering of any caveat with the district registrar, he shall forthwith forward a copy of such caveat to the

Registrar-General:

Appeal on refusal.

Provided where a district registrar refuses the grant of a certificate of conformity, the person applying for the same shall have 40 a right to appeal to a judge of the Supreme Court or of the district court in a summary way, who shall thereupon either confirm the refusal or direct the grant of the certificate.

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25. If a person enters a caveat with the district registrar against If caveat vexatious. the issue of any certificate of conformity on grounds which a judge of N.Z. Act, No. 113, the Supreme Court or of the district court declares to be frivolous or vexatious, and such as ought not to obstruct the issue of the certificate, 5 such person shall be liable for the cost of the proceedings and for damages to be assessed by such judge when making such declaration and awarded by him to the person against whose marriage such caveat was entered. The latter person shall thereupon be entitled to sign judgment for the amount of such costs and damages.

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Issue of certificate.

26. (1) The district registrar shall require the person giving Declaration to be notice of the intended marriage to make a solemn declaration of the certificate granted. truth of the several particulars set forth in such notice; and also Ibid. s. 24. one of the persons intending marriage shall appear personally 15 before such registrar, and shall make his or her solemn declaration that he or she believes that there is not any impediment of kindred or alliance or other lawful hindrance to the said marriage, and that

one of the persons has, for the space of three days immediately before the day of making such declaration, had his or her place of

20 abode within the district wherein such marriage is to be celebrated.

(2) Where either of the persons, not being a widow or Provision in case of widower, is under the age of twenty-one years, such person shall minors. further produce to the district registrar in a separate writing the consent in writing of the person or persons whose consent to such 25 marriage is required by section twenty-one of this Act.

27. (1) It shall be lawful for the district registrar to whom Immediate certifinotice has been given under section twenty hereof, upon receipt of may be issued in such notice, and upon the making of the declaration and the produc- vertain cases. tion of the consents in writing required by section twenty-one hereof Ibid. s. 26. 30 by one of the persons intending marriage to issue after three clear days

a certificate of conformity in the cases following, that is to say:-Where it appears from the notice and declaration that both the persons intending marriage are of full age, or, if a person

is under age, that such is a widow or widower; or

Where the person being under age, and not a widow or widower, the consent in writing of the person or persons whose consent to such marriage is required under section twenty-one of this Act, is produced to the said registrar in a separate writing.

40 (2) Every certificate of conformity issued under this Act Sixth Schedule, shall be in the form in the Sixth Schedule hereto, and shall be in force for a period of one month from the date thereof:

Provided

No certificate to issue if any impediment. N.Z. Act. No. 113. 1908, s. 25.

Provided that the district registrar, if satisfied that such marriage cannot be celebrated within the aforesaid period, may in his discretion substitute a longer period not exceeding three months.

Certificate to authorise, but not oblige, officiating ministers. Ibid. s. 28.

- 28. No certificate of conformity shall be issued by any district registrar if any lawful impediment is shown to the satisfaction of such 5 registrar to the issue thereof, nor if the issue of such certificate has been forbidden in manner hereinbefore mentioned by any person or persons authorised in that behalf. 29. (1) Every certificate as aforesaid issued by any district
- such marriage dwell in the same district; but if those persons dwell in different districts, certificates from the registrars of both districts shall be required.

registrar shall be full authority for any officiating minister or for himself 10

to celebrate any marriage where both the persons intending to contract

(2) No such certificate shall oblige any officiating 15

minister to celebrate any marriage.

Notice, certificate, ac., good for the period thereinstated period granted under the certificate of conformity, such certificate shall be utterly void.

Registrars to make quarterly returns. Ibid. s. 30.

Ibid. s. 29.

31. Every district registrar shall, on or within seven days after 20 the thirty-first day of March, the thirtieth day of June, the thirtieth day of September, and the thirty-first day of December respectively in each year, make a return to the Registrar-General of every certificate granted by such registrar since his last return, and of the particulars 25 stated in every notice received by him.

PART V.

CELEBRATION OF MARRIAGES.

Division 1.—Celebration.

Certificate to be delivered to officiating minister. Ibid. s. 31.

32. The district registrar's certificate of conformity (or certificates, as the case may be), shall, immediately before the 30 celebration of any marriage, be delivered by one of the persons about to be married to the officiating minister or registrar celebrating the marriage, as is hereinafter provided.

No marriage shall be celebrated without such delivery of the

said certificate or certificates,

33. Every such marriage shall be celebrated in the place stated in the notice of marriage, between the persons described in the notice, according to such form and ceremony as they may see fit to adopt.

34. Every marriage shall be celebrated in the presence of two 40 witnesses at least. 35.

Place and time for marriage to le solemnised. Ibid. s. 32.

Witnesses. No. 15, 1899, s. 4.

35. (1) Every certificate of marriage shall be in the form of Certificate. the Seventh Schedule hereto.

(2) After the celebration of the marriage the certificate s. 5 (3). of marriage and a duplicate thereof shall be signed by the officiating Signing certificate. s. 5 (4). 5 minister or district registrar and by the parties and by the witnesses.

(3) Immediately after the marriage the officiating Duplicate to be minister or district registrar shall deliver the said duplicate to one delivered to parties.

1661. s. 5 (5). of the parties to the marriage.

36. Every marriage celebrated by any such officiating minister Essentials for valid 10 or district registrar as aforesaid shall be a legal and valid marriage to marriage. all intents and purposes and no other marriage except as herein 1664. s. c. provided shall be valid for any purpose.

37. Within one week after the marriage the minister or Transmission of registrar celebrating the marriage shall transmit the original certificate original certificate. 15 and the certificate of conformity to the Registrar-General.

38. The Registrar-General shall at the public expense furnish Registrar-General to forms of marriage certificates to every district registrar and to every 16id. s. 8. officiating minister.

39. In every case in which a marriage is to be celebrated Registrar-General 20 after notice as prescribed by section twenty, the Registrar-General matriages. or any person authorised in writing by him shall have access to the house or building in which the marriage is to be celebrated for the purpose of being present during the celebration thereof.

40. It shall be lawful for the officiating minister or registrar Minister may ask 25 by whom any marriage is celebrated under the provisions of this Act questions of parties. to ask from the persons to be married the several particulars to be entered upon the certificate of marriage, and it shall be the duty of such persons to supply the same in so far as they are able to do so.

41. Nothing in this Act shall be taken to preclude any Minister's fees. 30 officiating minister from demanding or receiving any customary fees for celebrating any marriage.

DIVISION 2.—Prohibition of certain houses.

42. (1) The Governor, by proclamation published in the Governor may Gazette, may declare that after a date therein specified it shall be certain houses. 35 unlawful for any minister to celebrate marriages in any house or building mentioned in such proclamation, and may revoke or alter any such proclamation.

(2) But no such proclamation shall be so published Notice of such until after seven days' notice has been given by the Registrar-40 General to the occupier of such house or building, either personally or by post, or by affixing a copy of such notice on the front of such house or building.

Such notice shall specify a place where, and a date on which an inquiry will be held as hereinafter provided, at which 45 such occupier may appear and be heard in opposition to the publication of such proclamation.

For the purpose of holding such inquiry, the Governor shall appoint a district court judge, either alone or with two other persons appointed by the Governor in that behalf, and the person or persons so appointed shall at such inquiry have authority to hear, receive, and examine evidence on oath, and shall report to the Governor his 5 or their opinion thereon.

Penalty.

(3) If, after the publication of any such proclamation, and after the date therein specified, any marriage is, in contravention of such proclamation, celebrated in such house or building, the registration of the minister celebrating such marriage shall, without 10 further or other authority than this section, be forthwith cancelled by the Registrar-General, and such minister shall be guilty of a misdemeanour.

VALIDITY OF MARRIAGES.

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DIVISION 1.—Marriages not to be avoided or affected for certain reasons.

Celebration by person not a minister.

No. 15, 1899, s. 12.

Omission of minister Ibid. s. 14.

Marriages not to be invalid for certain N.Z. Act, No. 113, 1908, s. 47.

Inadmissible evidence.

43. No marriage in fact shall be avoided by reason only of the same having been celebrated by a person not being an officiating minister if either of the parties to the marriage at the time bona fide 20 believed that he was such officiating minister.

44. No marriage shall be affected by reason of the omission to register his name, by the minister celebrating the same to cause his name, designation, or usual residence to be registered according to this Act.

> **45.** (1) It shall not be necessary, in support of any marriage 25 celebrated under this Act, to give any proof of the actual dwelling of either of the persons so married previous to the marriage within the district wherein such marriage was celebrated for the time required, or of the consent of any person whose consent thereunto is required by this Act.

> (2) Nor shall any evidence be given to prove the contrary in any suit touching the validity of such marriage; neither shall any marriage be deemed to have been unduly celebrated by reason of any mere error or defect in the notice, declaration, or certificate of uniformity required before celebration, or in the certificate of marriage 35 and registration thereof when celebrated, where the identity of the parties is not questioned, nor on account of any other infringement of the provisions of this Act, except as provided in the next succeeding section.

> > 46.

46. If any persons knowingly and wilfully intermarry without Marriages the certificate of conformity from the district registrar, or in the absence showingly of an officiating minister or district registrar when the presence of an be void. officiating minister or district registrar as aforesaid is necessary under N.Z. Act, No. 113, 5 this Act, the marriage of such persons shall be null and void.

Division 2.—Validation of certain marriages.

47. Every marriage celebrated in New South Wales before the Marriages before first day of March one thousand eight hundred and fifty-six by any 1st March 1856. minister of religion or person ordinarily officiating as such shall be No. 15, 1899, s. 16.

10 and be deemed to have been from the time of the celebration thereof a perfectly legal and valid marriage to all intents and purposes notwithstanding any non-compliance with forms or other irregularity attending the celebration.

48. No marriage celebrated in New South Wales on or after the Marriages on or 15 first day of March one thousand eight hundred and fifty-six shall be after 1st March, 1856. deemed or declared invalid by reason only of the fact that both or Ibid. s. 17. either of the parties to such marriage may not have made the declaration required by section four of the Act nineteenth Victoria number thirty:

20 Provided that no marriage declared invalid by any competent court before the passing of this Act shall be validated by anything herein contained.

49. Every marriage otherwise lawful heretofore or hereafter Marriage with celebrated in New South Wales between any person and the sister of deceased wife's sister. 25 his deceased wife shall be deemed and is hereby declared to have been Ibid. s. 18. and to be valid and of full force and effect, any law or custom to the contrary notwithstanding.

DIVISION 3.—Marriages not legalised.

50. Nothing in sections twenty-nine or thirty-six contained Certain marriages 30 shall legalise any marriage—
(a) heretofore declared invalid by any competent court, not legalised. Ibid. s. 19.

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(b) where either party thereto had another wife or husband then living,

(c) which would have been or would be void but for the provisions of the said sections by reason of relationship, kindred, or alliance, or of fraud, or incapacity to contract marriage,

(d) where (the same being at the time of its celebration invalid) either of the parties thereto afterwards and before the thirtieth day of November one thousand eight hundred and fifty-five intermarried with some other person.

Division 4.—Quakers and Jews.

51. (1) Except as hereinafter provided nothing in this Act act not to apply. shall extend to any marriage between parties of whom both are Ibid. s. 20. Quakers or Jews. (2)

Such marriages valid.

(2) Every marriage celebrated between parties being both Quakers or both Jews shall be as legal and valid as if duly solemnised under the provisions of this Act if such marriage was when celebrated a valid marriage according to the usages of the Quakers or Jews as the case may be:

Provided that notice of the intended marriage is given as required by this Act, and the district registrar's certificate of con-

formity prior to such marriage is duly issued.

Certificate of such marriage to be sent to registrar.

(3) A certificate of every such marriage shall within ten days next following be transmitted to the registrar of the district 10 within which it was celebrated by the person celebrating the marriage or by one of the parties thereto stating the date and place of such marriage and the name, designation, and usual residence of each of those parties.

PART VII.

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FOREIGN MARRIAGES.

Notice where one of New South Wales.

52. Notice of a marriage intended to be celebrated under the parties resides in the Act of the Imperial Parliament, called the Foreign Marriage Act, 1892, may be given by one of the parties intending such marriage who has had his or her usual place of abode for three 20 consecutive weeks immediately preceding in some place in New South Wales to the Registrar-General.

Publication of notice

53. Such notice shall be published as the Registrar-General may direct, either by a single proclamation of banns in a church or chapel named by the said Registrar-General, or by publication in at 25 least two newspapers chosen by him.

Certificate of motice and publication.

54. The Registrar-General, unless he is aware of any impediment or objection which should obstruct the celebration of the marriage, shall on payment of the fee of five shillings, give a certificate that the said notice has been so given and published 30 as aforesaid.

PART VIII.

TRANSFERRED CLERGY RETURNS.

. Registrar to keep transferred clergy returns.

No. 17, 1899, s. 17.

55. (1) The Registrar-General shall keep in the General Registry all returns of marriages and all transcripts, registers, and 35 records thereof, and every index of or to the same which under the provisions contained in the Clergy Returns Transfer Act, of 1878 were transferred to the Registrar-General. (2)

(2) The Registrar-General shall grant certificates or Certificates of such certified copies of such returns, transcripts, registers, and records in returns. like manner as under the provisions of this Act applicable to the registration of marriages or incidental or consequent thereon.

56. All certified copies issued by the Registrar-General under Certificates and fees, the next preceding section shall have the like force and effect to all No. 17, 1889, s. 18. intents and purposes as certificates and certified copies issued under

the provisions of this Act.

The like fees shall be chargeable and paid for such certified 10 copies and for searches as are authorised by section seven of this Act and the Second Schedule hereto.

PART IX.

'MARRIAGE CERTIFICATE BOOKS, INDEXES, &c.

57. (1) Every officiating minister or district registrar by whom Marriage register 15 a marriage is celebrated shall forthwith register in a book to be kept book to be kept officiating minister. for that purpose, and called the "marriage register book," a copy of the certificate of marriage.

(2) Every such entry shall be signed by the officiating minister or district registrar, as the case may be, and every entry shall 20 be made from page to page in order from the beginning to the end of

such book.

58. The marriage register book shall be safely kept by the Book to be kept officiating minister and district registrar respectively, and shall always safely be produced to the Registrar-General on demand.

25 Upon the said book being completed, the officiating minister or

district registrar shall forward the same to the Registrar-General.

59. Every officiating minister or district registrar who refuses Penalty for neglect or neglects to register a copy of the certificate of marriage in the to register. marriage certificate book shall be liable to a penalty not exceeding 30 fifty pounds.

60. The Registrar-General shall, at the public expense, furnish to every officiating minister or district registrar marriage

certificate books and marriage register books.

61. The Registrar-General shall cause indexes to be made of Indexes to be kept. 35 certificates of conformity, certificates of marriage, marriage register books, and other records as may be determined from time to time by regulations.

62. The Registrar-General shall permit any person demanding Searches and to do so, upon payment of the fees prescribed in the Second Schedule, certified copies. 40 to have a copy certified under the Registrar-General's hand of any record of any marriage or any particulars thereof for which a fee is prescribed in the said Schedule.

63. (1) When an error is discovered to have been committed in the form or substance of any entry in any notice of intended marriage, or certificate of conformity, or certificate of marriage, the person charged with the duty of making such entry shall not be liable to any penalty if within one month after the discovery of the error he truly correct the same by making, signing, and dating a new entry in the margin without altering the original entry.

(2) Every such correction shall be made in the presence

of either of the parties, and in the presence of the district register.

64. Any such copy of a certificate of marriage so certified 10 shall be received as prima facie evidence in any court of justice of the

fact of the marriage to which it relates having been celebrated.

65. The Registrar-General shall cause a seal or stamp to be made for the General Registry and for each district registry office and the Registrar-General and district registrars respectively shall sign 15 and cause to be sealed or stamped therewith all certificates or certified copies given in their respective offices.

Certified copies as evidence.

Office seals.

PART XIV.

PENALTIES.

Obstructing Registrar-General. 66. Whosoever obstructs or hinders the Registrar-General, or 20 any person authorised by him, in the exercise of any power conferred on him by this Act, shall on conviction be liable to a penalty not exceeding fifty pounds.

Offences. N.Z. Act No. 113. 1908, s. 53. 67. Every person is liable to imprisonment with or without hard labour for any term not exceeding two years, or to a penalty 25 not exceeding fifty pounds who—

Making false declaration.

(a) knowingly and wilfully makes any false affirmation or declaration for the purpose of procuring any district registrar's certificate; or

False representation.

(b) forbids the issue of the district registrar's certificate by falsely 30 representing himself or herself to be a person whose consent to such marriage is required by law, knowing such representation to be false; or

Celebrating marriage elsewhere than required by this Act. (c) knowingly and wilfully celebrates any marriage in any other place than the church, office, or place specified in the 35 certificate required by this Act; or

Celebrating without certificate of conformity.

(d) knowingly and wilfully celebrates any marriage without a certificate from the district registrar as required by this Act; or

Making false statements.

(e) wilfully makes or causes to be made, for the purpose of being 40 inserted in any district registrar's certificate or marriage register-book, any false statement touching any of the particulars required to be known and registered under the provisions of this Act.

68.

68. Every person who celebrates or professes or attempts to Penalty for celebrate any marriage without the certificate of conformity or contrary celebrating marriage contrary to this Act. to the provisions of this Act shall, except when some other penalty is imposed by this Act, be guilty of a misdemeanour.

69. If, on the ground that he is a minister of religion Falsely causing name ordinarily officiating as such, any person causes his name to be to be registered as minister. registered under this Act, knowing at the time that he is not a minister of religion ordinarily officiating as such, he shall be guilty of a misdemeanour.

70. Every person who falsely pretends to be an officiating Celebrating minister, and celebrates any marriage, knowingly and wilfully so pretending to be 10 minister, and celebrates any marriage, knowingly and willtary so pretending to be offending, is liable to imprisonment with hard labour for any term officiating minister. N.Z. Act, No. 113, 1908, s. 54.

71. Every person who celebrates or professes or attempts to Knowingly 15 celebrate marriage in the case of any person under the age of celebrating marriage of a minor without twenty-one years, not being a widower or widow, knowing that the authorised consent. consent produced to the registrar is not by a person authorised by this Act to give such consent, shall be guilty of a misdemeanour.

72. Every person who—

(a) induces or endeavours to induce any minister, district Inducing marriage registrar, or other person to celebrate marriage between consent. parties, one of whom he or she knows to be under age. without the consent required by this Act; or

(b) abets or assists the offender in any such act knowing the same to be illegal,

shall be guilty of a misdemeanour.

marriage herein declared to be null and void.

20

25

73. Every registrar is liable to imprisonment with hard Registrar acting labour for any term not exceeding seven years who knowingly and illegally in certain wilfully issues any certificate of marriage except the provisions of this Ibid. s. 55. 30 Act are first complied with, or any certificate the issue of which has been forbidden as aforesaid by any person authorised to forbid the issue of such certificate, or celebrates in his office or elsewhere any

74. Every person guilty of a misdemeanor for a breach of this Punishment for 35 Act, for which no specific penalty or punishment is provided, shall be misdemeanour. liable to a penalty not exceeding five hundred pounds, or to imprisonment for a term not exceeding five years, or to both such penalty and imprisonment.

75. (1) Every person who objects to take an oath under the Affirmation instead 40 provisions of this Act may make in lieu thereof a solemn affirmation of oath. or be examined as the case may be upon his solemn affirmation.

No. 15, 1899, s. 27.

(2) Any person who wilfully makes any false statement Perjury. on oath or by solemn affirmation before any district registrar or Ibid. before any justice of the peace appointed under any of the provisions 45 of this Act or intended or purporting so to be shall be deemed guilty of perjury, and be liable to prosecution and punishment accordingly.

73—B

Limitation of prosecutions.
N.Z. Act, No. 113, 1908, s. 57.

76. Every action or prosecution under this Act shall be commenced within the space of three years after the offence was committed.

Recovery of penalties.

77. Every penalty imposed by this Act or by any regulation made in pursuance thereof, the recovery of which is not otherwise 5 provided for, may be recovered in a summary manner before a stipendiary or police magistrate, or two justices of the peace, according to the Acts in force for the time being regulating summary proceedings before justices.

SCHEDULES.

10

Section 3 (1).

FIRST SCHEDULE.

Reference to Act.	Title or Short Title.		Extent of Repeal.
Act No. 15, 1899.	Marriage Act, 1899		The whole.
Act No. 17, 1899.	Registration of Births, Death riage Act, 1899.	s, and Mar	The whole in so far as it relates to mar- 15 riages.

Section 7 (1).

SECOND SCHEDULE.

Fees.

	£	s.	\mathbf{d} .	
For every notice given of an intended marriage	0	2	6	
For every inspection of marriage notice book	0	1	0	20
For every caveat entered	0	5	0	
For every certificate authorising marriage	1	0	0	
For every marriage celebrated by Registrar	1	0	0	
For a search in any register or record of marriages extending over a				
period of not more than one year	0	2	6	25
	0	1	0	
For every certified copy of an entry therein	0	2	6	
For every search in any index or marriage records in the Depart-				
ment of the Registrar General	0	5	0	

Section 10.

THIRD SCHEDULE.

30

Form of Marriage before Registrar.

I, Thomas Williams, being the Thomas Williams described in the certificate of conformity now delivered under the provisions of section 32 of the Marriage Act, 1912, do hereby declare in the presence of A.B., registrar of marriages for the district of Bathurst, that I take Mary Edwards, being the Mary Edwards described in the certificate 35 of conformity now delivered as aforesaid, to be my lawful wife. And I, the said Mary Edwards, do declare that I take the said Thomas Williams to be my lawful husband.

(Date).

(Signatures.)

FOURTH

FOURTH SCHEDULE.

Section 11.

Religious Bodies.

Church of England.
Roman Catholic Church.
Methodist Church of Australasia in New South Wales.
Presbyterian Church of Australia in the State of New South Wales.

FIFTH SCHEDULE.

Section 20.

NEW SOUTH WALES.
MARRIAGE ACT, 1912.

10

Notice of Intended Marriage.

To the District Registrar of Births, Deaths, and Marriages at

I hereby give notice that the persons who are identified in the following Schedule intended to intermarry, and I make application for the issue of a certificate of conformity to authorise such marriage.

15					Bridegroom.	Bride.
	Surname]	Ĭ	
	Christian name	•••				
	Condition [if divorced,	state so	here]			
	Birthplace	•••			1	
	Age last birthday	•••	•••			
	Calling or profession	•••			1	
	Present residence	•••	•••			
	Usual residence					
	Father's name and sur	name, a	nd ranl	k or	1	
25	profession	′	•••			
	Mother's name and ma	iden su	rname		·	
]		
	Mother's name and ma	iden su	rname	••••		

Situation of church or building

Registration district

30 D

Dated this nine hundred and

day of

, one thousand

Signature of one of the parties to the intended marriage

SIXTH

Section 27.

SIXTH SCHEDULE.

NEW SOUTH WALES.
MARRIAGE ACT, 1912.

Certificate of Conformity.

Notice of an intended marriage between who are identified in the following Schedule, having been duly given to me by one of the parties, and all the requirements of the Marriage Act, 1912, in regard to such notice having been complied with, I hereby certify that the said marriage may be lawfully celebrated: Provided it is publicly celebrated in the presence of an officiating minister (or the district registrar for the district), and of 10 two or more witnesses, and in the church or place mentioned in the schedule.

				Bridegroom.	Bride.
Surname	•••	•••			
Christian name	•••	•••	•••	i	
Condition [if divorced,	state so	here]		1	
Birthplace	•••			1	
Age last birthday	:			1	
Calling or profession	•••	•••		1	
Present residence		•••			
Usual residence	•••]	1	
Father's name and sur	ame, a	nd ran		1	
profession				1	
Mother's name and ma	iden su			i	
	bu	- III		1.	

Church or other building where marriage is to be celebrated

Situation of church or building

25

Registration district

This certificate of conformity will remain in force until after which it will become absolutely void, and any person acting upon it after that date will be liable to a penalty.

Dated this

day of

, one thousand nine hundred and

30

District Registrar for the district of

at

SEVENTH SCHEDULE.

Section 35.

NEW SOUTH WALES.

MARRIAGE ACT, 1912.

Certificate of Marriage.

					Bridegroom.	Bride.
Surnam	e	•••	•••			
Christia	n name	•••	•••	•••		
Birthple		•••	•••			•
	t birthday	•••	•••		years	years
Calling	or profession	•••	•••		years	your
Present	residence	•••	•••			
Usual r	esidence	•••	•••		1	
	name and su	rname :	and rar	k or		
	fession					•
Mother	s name and m	aiden s	urname	• • • • •		
Situatio	or other build on of Church o ation district			narriage	celebrated	
Situation Registr	on of Church o				celebrated one thousand nin	e hundred and
Situation Registr	on of Church o	r build f officia or Dist	day of			
Situation Registr Da	ted this Signature of Minister, Registrar.	r build f officia or Dist	day of trict.		one thousand nin	
Situation Registration Da	ted this Signature of Minister, Registrar.	officiation or Dist	day of trict.		one thousand nin	
Situation Registration Da	ted this Signature of Minister, Registrar.	officiation or Dist	day of trict.		one thousand nin	
Situation Registr Da	ted this Signature of Minister, Registrar.	officiation or Dist	day of trict.		one thousand nin	
Situatio Registr Da	ted this Signature of Minister, Registrar. Signatures of the marris	r build f officia or Dist f partic	day of ting		one thousand nin	
Situation Registra Da	ted this Signature of Minister, Registrar.	officia or Dist	day of ting		one thousand nin	Occupation