## New South Wales.



## ANNO VICESIMO PRIMO GEORGII V REGIS.

### Act No. 17, 1930.

An Act to enable ministers of religion who are resident and registered to celebrate marriages within the Territory for the Seat of Government of the Commonwealth or within any State adjoining New South Wales, to be registered as ministers for celebrating marriages within New South Wales; to amend the Registration of Births, Deaths, and Marriages Act, 1899; and for purposes connected therewith. [Assented to, 3rd June, 1930.]

BE

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 :---

1. (1) This Act may be cited as the "Registration of Births, Deaths, and Marriages (Amendment) Act, 1930."

(2) This Act shall be deemed to have commenced on the first day of January, one thousand nine hundred and thirty.

2. (1) The Registration of Births, Deaths, and Amendment of Act No. 17, Marriages Act, 1899, is amended by inserting next after section thirty-six the following new section :---

> 36A. (1) Any minister of religion, ordinarily officiating as such, residing-

- (a) within the Territory for the Seat of Government of the Commonwealth; or
- (b) within any State contiguous to the State of New South Wales.

and who has been duly registered as a minister for the celebration of marriages in accordance with the law in force for the time being in such Territory or State may, subject to the provisions of this Part, make requisition for registration as a minister for celebrating marriages within the State of New South Wales.

(2) The requisition shall specify the name, religious denomination, designation, residence of the minister, and the registry district within New South Wales within which he ordinarily officiates as a minister.

(3) The Registrar-General, before registering such minister, shall satisfy himself that the applicant ordinarily officiates, not only within the Territory for the Seat of Government, or in another State, but also in a registry district in New South Wales adjoining such Territory or State.

Short title and commencement.

New s. 36A. Special provisions as to ministers residing in

1899.

Federal

Capital Territory, &c.

(4) Whenever any minister registered under this section—

- (a) ceases to reside within the Territory for the Seat of Government or the contiguous State; or
- (b) ceases to be registered for the celebration of marriges in the Territory for the Seat of Government of the Commonwealth or in the contiguous State; or
- (c) ceases to officiate as a minister therein or in New South Wales; or
- (d) is not properly designated by the name or description by which he is registered; or
- (e) changes his place of residence or the registry district in New South Wales within which he ordinarily officiates,

he shall, within three months next following, notify the Registrar-General who may forthwith cancel the registration of the Minister.

Any minister who fails to comply with the provisions of this subsection shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

(5) In this section "Territory for the Seat of Government of the Commonwealth" includes the territory surrendered by the Seat of Government Surrender Act, 1915, as well as that surrendered by the Seat of Government Surrender Act, 1909, as amended by the Seat of Government Surrender (Amendment) Act, 1923.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, is further amended—

- (a) by omitting from section thirty-three the sec. 33. words "as aforesaid" and by inserting in lieu thereof the words "under this Part";
- (b) by inserting in subsection two of section thirty- Sec. 34. four next after the words "are situated" the (Annual list following words: "or within which a minister of names.) registered under the provisions of section 36A ordinarily officiates";

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(c)

#### Act No. 17, 1930.

Registration of Births, Deaths, and Marriages (Amendment).

(c) by inserting in subsection four of the same section after the words "as a minister" the following words: "or has ceased to retain the qualifications which enabled the Registrar-General to register him under the provisions of section 36A."

....

By Authority : ALFRED JAMES KENT, I.S.O., Government Printer, Sydney, 1930. [3d.] I Certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE COUNCIL, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 29th May, 1930.



ANNO VICESIMO

## GEORGII V REGIS.

### Act No. 17, 1930.

An Act to enable ministers of religion who are resident and registered to celebrate marriages within the Territory for the Seat of Government of the Commonwealth or within any State adjoining New South Wales, to be registered as ministers for celebrating marriages within New South Wales; to amend the Registration of Births, Deaths, and Marriages Act, 1899; and for purposes connected therewith. [Assented to, 3rd June, 1930.]

#### Act No. 17, 1930.

#### Registration of Births, Deaths, and Marriages (Amendment).

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legisby 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 :---

Short title and commencement.

**1.** (1) This Act may be cited as the "Registration of Births, Deaths, and Marriages (Amendment) Act, 1930."

(2) This Act shall be deemed to have commenced on the first day of January, one thousand nine hundred and thirty.

2. (1) The Registration of Births, Deaths, and Amendment of Act No. 17, Marriages Act, 1899, is amended by inserting next after section thirty-six the following new section :---New s. 36A.

> 36A. (1) Any minister of religion, ordinarily officiating as such, residing-

- (a) within the Territory for the Seat of Government of the Commonwealth; or
- (b) within any State contiguous to the State of New South Wales,

and who has been duly registered as a minister for the celebration of marriages in accordance with the law in force for the time being in such Territory or State may, subject to the provisions of this Part, make requisition for registration as a minister for celebrating marriages within the State of New South Wales.

(2) The requisition shall specify the name, religious denomination, designation, residence of the minister, and the registry district within New South Wales within which he ordinarily officiates as a minister.

(3) The Registrar-General, before registering such minister, shall satisfy himself that the applicant ordinarily officiates, not only within the Territory for the Seat of Government, or in another State, but also in a registry district in New South Wales adjoining such Territory or State.

Special provisions as to ministers residing in Federal Capital Territory, &c.

1899,

(4) Whenever any minister registered under this section—

- (a) ceases to reside within the Territory for the Seat of Government or the contiguous State; or
- (b) ceases to be registered for the celebration of marriges in the Territory for the Seat of Government of the Commonwealth or in the contiguous State; or
- (c) ceases to officiate as a minister therein or in New South Wales; or
- (d) is not properly designated by the name or description by which he is registered; or
- (e) changes his place of residence or the registry district in New South Wales within which he ordinarily officiates,

he shall, within three months next following, notify the Registrar-General who may forthwith cancel the registration of the Minister.

Any minister who fails to comply with the provisions of this subsection shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

(5) In this section "Territory for the Seat of Government of the Commonwealth" includes the territory surrendered by the Seat of Government Surrender Act, 1915, as well as that surrendered by the Seat of Government Surrender Act, 190<sup>9</sup>, as amended by the Seat of Government Surrender (Amendment) Act, 1923.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, is further amended—

- (a) by omitting from section thirty-three the Sec. 33. words "as aforesaid" and by inserting in lieu thereof the words "under this Part";
- (b) by inserting in subsection two of section thirty- Sec. 34. four next after the words "are situated" the (Annual list following words: "or within which a minister registered under the provisions of section 36A ordinarily officiates";

(c)

#### Act No. 17, 1930.

#### Registration of Births, Deaths, and Marriages (Amendment).

(c) by inserting in subsection four of the same section after the words "as a minister" the following words: "or has ceased to retain the qualifications which enabled the Registrar-General to register him under the provisions of section 36A."

In the name and on behalf of His Majesty 1 assent to this Act.

PHILIP GAME, Governor.

Government House, Sydney, 3rd June, 1930.

#### 1930.

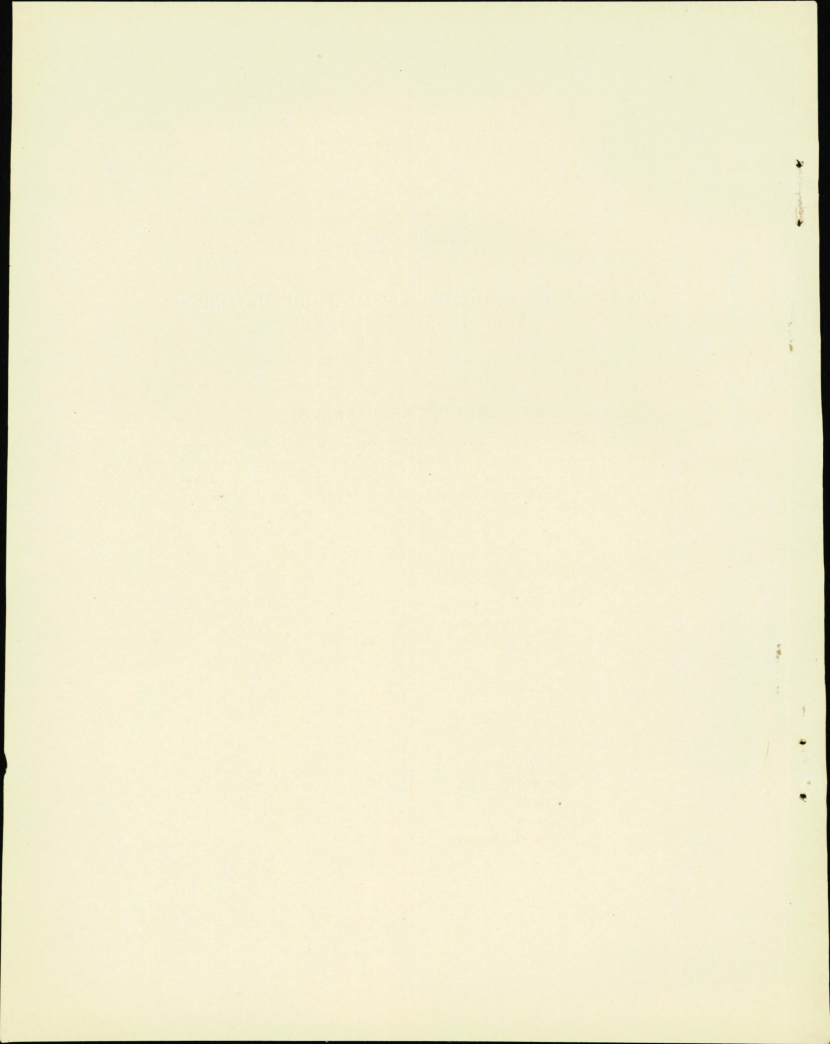
Legislative Council.

## Registration of Births, Deaths, and Marriages (Amendment) Bill, 1930.

#### EXPLANATORY MEMORANDUM.

THE object of this Bill is to enable ministers of religion registered under the Federal Ordinance No. 16 of 1929, and authorised to celebrate marriages in the Federal Territory, and also ministers of religion duly registered in any State adjoining New South Wales, to be registered in this State as ministers for the celebration of marriages in accordance with the Registration of Births, Deaths, and Marriages Act, 1899.

17025 с 87—



This PUBLIC BILL originated in the LEGISLATIVE COUNCIL, and, having this day passed, is now ready for presentation to the LEGISLATIVE Assembly for its concurrence.

> W. L. S. COOPER, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 26th March, 1930.



ANNO VICESIMO

## GEORGII V REGIS.

### Act No. , 1930.

An Act to enable ministers of religion who are resident and registered to celebrate marriages within the Territory for the Seat of Government of the Commonwealth or within any State adjoining New South Wales, to be registered as ministers for celebrating marriages within New South Wales; to amend the Registration of Births, Deaths, and Marriages Act, 1899; and for purposes connected therewith.

17025 C 87-

BE

B<sup>E</sup> 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 5 the same, as follows :---

1. (1) This Act may be cited as the "Registration Short title of Births, Deaths, and Marriages (Amendment) Act, mencement. 1930."

(2) This Act shall be deemed to have commenced 10 on the first day of January, one thousand nine hundred and thirty.

2. (1) The Registration of Births, Deaths, and Amendment Marriages Act, 1899, is amended by inserting next 1899. after section thirty-six the following new section :---

of Act No. 17,

New s. 36A.

- 36A. (1) Any minister of religion, ordinarily Special 15 officiating as such, residing
  - provisions as to ministers residing in Federal Capital Territory, &c

(4)

- (a) within the Territory for the Seat of Government of the Commonwealth; or
- (b) within any State contiguous to the State of New South Wales.

and who has been duly registered as a minister for the celebration of marriages in accordance with the law in force for the time being in such Territory or State may, subject to the provisions of this Part. make requisition for registration as a minister for celebrating marriages within the State of New South Wales.

(2) The requisition shall specify the name, religious denomination, designation, residence of the minister, and the registry district within New South Wales within which he ordinarily officiates as a minister.

(3) The Registrar-General, before registering such minister, shall satisfy himself that the applicant ordinarily officiates, not only within the Territory for the Seat of Government, or in another State, but also in a registry district in New South Wales adjoining such Territory or State.

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(4) Whenever any minister registered under this section—

- (a) ceases to reside within the Territory for the Seat of Government or the contiguous State; or
- (b) ceases to be registered for the celebration of marriges in the Territory for the Seat of Government of the Commonwealth or in the contiguous State; or
- (c) ceases to officiate as a minister therein or in New South Wales; or
  - (d) is not properly designated by the name or description by which he is registered; or
- (e) changes his place of residence or the registry district in New South Wales within which he ordinarily officiates,

he shall, within three months next following, notify the Registrar-General who may forthwith cancel the registration of the Minister.

Any minister who fails to comply with the provisions of this subsection shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

(5) In this section "Territory for the Seat of Government of the Commonwealth" includes the territory surrendered by the Seat of Government Surrender Act, 1915, as well as that surrendered by the Seat of Government Surrender Act, 1909, as amended by the Seat of Government Surrender (Amendment) Act, 1923.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, is further amended—

- (a) by omitting from section thirty-three the Sec. 33. words "as aforesaid" and by inserting in lieu thereof the words "under this Part";
- (b) by inserting in subsection two of section thirty- Sec. 84. four next after the words "are situated" the (Annual list following words: "or within which a minister registered under the provisions of section 36A ordinarily officiates";

(c)

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Sydney: Alfred James Kent, I.S.O., Government Printer-1939.

(c) by inserting in subsection four of the same section after the words "as a minister" the following words: "or has ceased to retain the qualifications which enabled the Registrar-General to register him under the provisions of section 36A."

[4d.]

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Legislative Council.

No. , 1930.

# A BILL

To enable ministers of religion who are resident and registered to celebrate marriages within the Territory for the Seat of Government of the Commonwealth or within any State adjoining New South Wales, to be registered as ministers for celebrating marriages within New South Wales; to amend the Registration of Births, Deaths, and Marriages Act, 1899; and for purposes connected therewith.

[MR. BOYCE ;-19th March, 1930.]

17025 C 87

BE

B<sup>E</sup> 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 :—

Short title and commencement. **1.** (1) This Act may be cited as the "Registration of Births, Deaths, and Marriages (Amendment) Act, 1930."

(2) This Act shall be deemed to have commenced on the first day of January, one thousand nine hundred 10 and thirty.

Amendment of Act No. 17, 1899. Marriages Act, 1899, is amended by inserting next New s. 36A. after section thirty-six the following new section :--

New s. 36A. Special

provisions as to ministers residing in Federal Capital Territory, &c. 36A. (1) Any minister of religion, ordinarily 15 officiating as such, residing—

- (a) within the Territory for the Seat of Government of the Commonwealth; or
- (b) within any State contiguous to the State of New South Wales, 20

and who has been duly registered as a minister for the celebration of marriages in accordance with the law in force for the time being in such Territory or State may, subject to the provisions of this Part, make requisition for registration as a minister for 25 celebrating marriages within the State of New South Wales.

(2) The requisition shall specify the name, religious denomination, designation, residence of the minister, and the registry district within New 30-South Wales within which he ordinarily officiates as a minister.

(3) The Registrar-General, before registering such minister, shall satisfy himself that the applicant ordinarily officiates, not only within the 35 Territory for the Seat of Government, or in another State, but also in a registry district in New South Wales adjoining such Territory or State.

(4) Whenever any minister registered under this section-

- (a) ceases to reside within the Territory for the Seat of Government or the contiguous State: or
- (b) ceases to officiate as a minister therein or in New South Wales; or
- (c) is not properly designated by the name or description by which he is registered; or
- (d) changes his place of residence or the registry district in New South Wales within which he ordinarily officiates,

he shall, within three months next following, notify the Registrar-General.

Any minister who fails to comply with the provisions of this subsection shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

(2) The Registration of Births, Deaths, and Mar- Sec. 34. 20 riages Act, 1899, is further amended-

(Annual list

- (a) by inserting in subsection two of section thirty- of names.) four next after the words "are situated" the following words: "or within which a minister registered under the provisions of section 36A ordinarily officiates";
- (b) by inserting in subsection four of the same section after the words "as a minister" the following words: "or has ceased to retain the qualifications which enabled the Registrar-General to register him under the provisions of section 36A".

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