New South Wales.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 43, 1934.

An Act to amend the Registration of Births, Deaths, and Marriages Act, 1899, in certain respects; and for purposes connected therewith. [Assented to, 14th December, 1934.]

B^E 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 Shori title. Births, Deaths, and Marriages (Amendment) Act, 1934," and shall be read with the Registration of Births, Deaths, and Marriages Act, 1899, as amended by the Registration of Births, Deaths, and Marriages (Amendment) Act, 1930.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, as so amended, is in this Act referred to as the Principal Act.

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(3)

(3) The Principal Act, as amended by this Act, may be cited as the Registration of Births, Deaths, and Marriages Act, 1899-1934.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 17, 1899.

Sec. 3. (Interpretation.)

2. (1) The Principal Act is amended—

- (a) (i) by omitting from section three the definition "Parent" and by inserting in lieu thereof in the same section in appropriate positions having regard to alphabetical sequence the following new definitions:
 - "Parent" means, in the case of a legitimate child, the father, or, if he is dead or absent, the mother or guardian; and, in the case of an illegitimate child, the mother.

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- "Prescribed" means prescribed by this Act or by any regulation made thereunder.
- "Still-born child" means any child of seven months gestation or over not born alive, and includes any child not born alive which measures at least fourteen inches, but does not include any child which has actually breathed.
- (ii) by inserting in the definition of "District registrar" in the same section before the word "or" the words "deputy district registrar";
- (b) (i) by inserting at the end of subsection one of section six the words "The Governor may also appoint persons to be deputy district registrars";
 - (ii) by inserting after subsection two of the same section the following new subsections:—

(3) A deputy district registrar shall perform the duties, have all the powers and be

Sec. 6. (District registrars.)

be subject to all the responsibilities of a district registrar in case of death, illness or absence of the district registrar whose place he is filling.

(4) Whenever a district registrar shall die, a deputy may act until a new appointment has been made to the office vacated by the death, and whenever a district registrar (or, in case of illness incapacitating him to do so, his medical attendant) shall certify under his hand that he, the district registrar, is unable through illness to perform his duties, or that he, the district registrar, is about to be absent, a deputy district registrar may act until he shall receive from the officer whose deputy he is a certificate under the hand of such officer that he has resumed duty.

(5) A deputy district registrar shall forthwith report in writing to the Registrar-General when he assumes the duties of a district registrar owing to the death, illness or absence of the district registrar and the district registrar shall forthwith report in writing to the Registrar-General when he resumes the duties of his office.

- (c) by omitting from subsection two of section Sec. 8. eight the words "every such book shall be (District paged" and by inserting in lieu thereof the registrar to register.) words "all entries in any such book shall be numbered":
- (d) by inserting next after section nine the follow- New s. 94. ing new section :--

9A. In case any particulars required for the District purpose of registration of a birth or death are registrars unknown to the person who by this Act is particulars required to inform the district registrar, or in to be furnished case of default by that person in so informing, for purposes the district registrar may require any person of registrawhom he believes to be acquainted with the facts to furnish such particulars.

(e)

(e) by omitting paragraphs (a) (b) and (c) of sub-

Sec. 11. (General registry indexes.)

section one of section eleven and by inserting in lieu thereof the following new paragraphs :— (a) a general index of all births in New

- South Wales registered in each year; (b) a general index of all deaths in New
- South Wales registered in each year;
- (c) a general index of all marriages in New South Wales registered in each year;
- (d) an index of all adoptions registered in pursuance of the rules of court made under the Child Welfare Act, 1923, as amended by subsequent Acts;
- (e) an index of all legitimations effected under the Legitimation Act, 1902;
- (f) by omitting section twelve and by inserting in lieu thereof the following new section :---

12. Any person on payment of the fees prescribed under the Conveyancing Act, 1919– 1932, and on furnishing a written memorandum setting out the particular entry which he desires to find or search for and the reason for which the search or a certified copy of such entry is required shall be entitled—

- (a) at any time within the hours fixed for public business to require the Registrar-General or a district registrar to search in the indexes and also the several registers or books in which such entry may appear; and
- (b) to have a copy of that entry certified by the Registrar-General or district registrar as the case may be:

Provided, however, that if in the opinion of the Registrar-General or the district registrar the reason for which such search or certified copy is required is not sufficient the Registrar-General or the district registrar as the case may be may refuse to make the search and to furnish the certified copy :

Provided

Sec. 12.

Searches and copies.

.....

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

Provided further that where in an entry of the birth of a child there appears the word "illegitimate" or any other word directly referring to the fact that such child is illegitimate, such word shall not be included in any certified copy issued pursuant to this section.

(g) by omitting section fourteen and by inserting Sec. 14. in lieu thereof the following new section :--

14. (1) The Registrar-General may with Regulations. the approval of the Governor make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for giving effect to this Act and without limiting the generality of the foregoing power in particular in relation to the following matters—

(a) the management of the General Registry;

(b) the duties and powers of district registrars.

(2) The regulations may impose a penalty not exceeding ten pounds for any breach thereof.

- (3) The regulations shall—
- (a) after approval by the Governor be published in the Gazette;
- (b) take effect from the date of publication or from a later date specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(4) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (h) (i) by omitting from subsection one of section fifteen the words "several fees specified in the Second Schedule hereto" and by inserting in lieu thereof the words "fees prescribed under the Conveyancing Act, 1919-1932";
 - (ii) by omitting from subsection two of the same section the figures "1898" and by inserting in lieu thereof the figures "1902";
- (i) by omitting section sixteen and by inserting in lieu thereof the following new section :---

16. (1) No alteration shall be made in any entry in the register of a birth, marriage, or death, except in accordance with this section.

(2) Any clerical error which may from time to time be discovered in any entry in the register may be corrected by the Registrar-General or by a district registrar by ruling through the erroneous particulars in such manner that the whole of such particulars are readily legible, and by writing thereover the correct particulars verified by his initials and the date.

(3) An error of fact or substance may, on such evidence as appears to him to be sufficient, be corrected—

(a) by the Registrar-General in his register or in the copy of entry kept in the General Registry by making, signing, and dating an entry in the margin containing the correct particulars, and when such correction has been made by him in a copy of an entry, the Registrar-General shall direct the district registrar who has custody of the register in which the original entry was made to make, sign,

Sec. 15. (Fees.)

Sec. 16.

Correction of errors.

sign, and date a similar correction in that entry, and the district registrar shall carry out such direction; or

(b) in like manner by the district registrar having custody of the register containing the entry to be corrected, and when such correction has been made, the district registrar shall furnish a copy of the marginal entry made by him and particulars sufficient to identify the entry corrected to the Registrar-General, who shall make a similar correction in his register.

(4) Any person furnishing evidence for the purpose of correcting an entry may be required by the Registrar-General or district registrar to sign the entry in the margin referred to in subsection three of this section.

(5) Every certified copy of an entry corrected in accordance with subsection two of this section shall omit the erroneous particulars, and every certified copy of an entry corrected in accordance with subsection three of this section shall include the matter contained in that entry and the entry in the margin.

(2) Regulations made by the Registrar-General in force at the commencement of this Act shall continue in force until repealed by regulations made after such commencement.

3. The Principal Act is further amended—

Further amendment of Act No. 17, 1899.

- (a) by omitting from subsection two of section Sec. 18 (2). eighteen the words "authorised by section (Certificates fifteen of this Act and the Second Schedule and fees.) hereto" and by inserting in lieu thereof the words "prescribed pursuant to section fifteen of this Act";
- (b) by inserting at the end of section nineteen the Sec. 19. words "In default of a parent so informing (Notice of the district registrar within the time referred births.)

to,

to, the district registrar may be informed by the occupier of the house where the child was born or by any person present at the birth";

(c) by inserting next after section nineteen the following new sections :---

19A. The birth of every still-born child shall, within twenty-one days after the birth, be registered in both the register of births and the register of deaths, and for all the purposes of this Act the child shall be deemed to have been born alive and to have subsequently died.

19B. (1) In the case of an illegitimate child no person shall as father of such child be required to give information under this Act concerning the birth of such child, and the district registrar shall not enter in the register the name of any person as father of such child unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall in such case sign the register together with the mother.

(2) The registration of the birth of an illegitimate child shall not include any reference to a subsisting marriage of that child's mother.

(d) (i) by omitting subsection one of section twenty-two and by inserting in lieu thereof the following new subsection :---

(1) No birth shall be registered after the expiration of six months—

- (a) following the date of such birth if it occurred in New South Wales; or
- (b) after the arrival in New South Wales of the child if born at sea or out of New South Wales,

except on the written authority of the Registrar-General in the case of a child not over the age of seven years, and in any other case on production of an order by a judge of the Supreme Court or of a district court. Notwithstanding

New ss. 19A, 19B.

Birth and death of still-born children to be registered.

Saving for father of illegitimate child.

Sec. 22. (Further limit of time.)

Notwithstanding anything in section twenty of this Act the declaration to found the registration may be made at any time, or if such declaration cannot be obtained the registration may be effected on such proof as to the Registrar-General or judge seems sufficient.

Such written authority or order may be given or made whether the child was born before or after the commencement of the Registration of Births, Deaths, and Marriages (Amendment) Act, 1934.

The form of application for an order under this subsection and the procedure thereon shall be as prescribed by rules of court.

- (ii) by inserting at the beginning of subsection two of the same section the words "Any entry made in pursuance of this section shall set out that it is made by the written authority of the Registrar-General or in pursuance of an order of a judge of the Supreme Court or of a district court, as the case may be, and ";
- (e) (i) by omitting from subsection one of section Sec. 23. twenty-three the words "shall within (Name given seven days" and by inserting in lieu after registra-tion of birth.) thereof the word "may";
 - (ii) by omitting from the same subsection the words "according to" and by inserting in lieu thereof the words "in or to the effect of ";
- (f) by omitting section twenty-four and by Sec. 24. inserting in lieu thereof the following new section :--

24. Upon receipt from the master or com- Registration mander of any vessel of information of any of births at birth on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the B **Registrar-General**

Registrar-General upon receipt of such information, whether from the master or commander of a vessel or from a district registrar, shall record the birth in his register.

4. The Principal Act is further amended-

(a) by inserting next after section twenty-seven the following new section :--

27A. (1) The Registrar-General shall, from time to time, on application therefor furnish to every legally qualified medical practitioner printed forms of certificates of cause of death.

(2) In the case of the death of any person who has been attended during his last illness by a legally qualified medical practitioner such medical practitioner shall—

- (a) sign and deliver or forward forthwith to the district registrar a certificate in or to the effect of the form in the Ninth Schedule to this Act stating the cause of death; and
- (b) deliver to the tenant of the house or place in which the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act of the signing of the certificate; and
- (c) in all cases of sudden death, or where, in the opinion of the medical practitioner, the death has occurred under any circumstances of suspicion, forthwith report the case to the coroner.

(3) In the case of the death of any person who has not been attended during his last illness by a legally qualified medical practitioner, a legally qualified medical practitioner who has viewed the body after death shall, if he is satisfied that the death was due to natural causes, sign and deliver or forward to the district registrar a certificate in or to the effect of the form in the Eleventh Schedule to this Act, and on signing and delivering or

forwarding

Further amendment of Act No. 17, 1899, New s. 27A.

Registrar-General to furnish medica: practitioners with certificates of cause of death.

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forwarding such certificate shall deliver to the tenant of the house or place where the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act.

(b) by omitting section twenty-eight and by Sec. 28. inserting in lieu thereof the following new section :---

28. Upon receipt from the master or Registration commander of any vessel of information of of deaths any death on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the commander of the vessel or from a district registrar, shall record the death in his register.

(c) by inserting at the end of subsection two of Sec. 29 (2). section twenty-nine the following words and (Inquests.) proviso: " or if the death has been previously registered shall add to or correct the entry, as the case may require:

Provided that no such notification shall include anything incriminating any specified person, and that any entry already made which includes any such thing may, if the person has been acquitted of the crime, be amended by striking out the words incriminating such person."

(d) by omitting section thirty and by inserting in Substituted s. 30. lieu thereof the following new section :---

30. (1) Every district registrar immediately Certificates upon registering any death or as soon thereafter of death. as he is required so to do shall, without fee or reward, deliver to the person giving information of death, a certificate under his hand according to the form in the Sixth Schedule hereto, that such death has been duly registered, and such person shall deliver the certificate to the undertaker or other person having charge of the

the funeral or in a case where the dead body is to be cremated, to the medical referee by whom the cremation is to be authorised.

(2) A coroner or magistrate holding an inquest or inquiry upon any dead body may order the body to be buried before registration, and shall in such case give a certificate of his order in writing under his hand in or to the effect of the form in the Seventh Schedule.

(3) (a) A person shall not bury any dead body or cause any dead body to be buried unless there is delivered to him—

- (i) the certificate referred to in subsection one of this section; or
- (ii) an order by a coroner or magistrate in accordance with subsection two of this section; or
- (iii) a notice in writing of the signing of a medical certificate in accordance with section 27A of this Act.

(b) Nothing in this section shall prevent the burial of the body of a person whose death did not occur within a city, town, or village, or within ten miles of the residence or office of a coroner, magistrate, or a district registrar, but in any such case the person who buries the body shall forthwith report the facts to the officer in charge of the nearest police station.

(4) The certificate, order or notice, as the case may be, required to be delivered by paragraph (a) of subsection three of this section, shall be produced by the undertaker or other person having charge of the funeral to the minister or officiating person who performs any religious service for the burial. If any dead body is buried for which no such certificate as is referred to in subsection one of this section is produced, the minister or other officiating person shall forthwith give notice of the facts to the district registrar.

(5)

Act No. 43, 1934.

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

(5) Every undertaker or other person who buries or otherwise disposes of any dead body shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Eighth Schedule countersigned by two witnesses.

(6) In a case where the dead body is cremated, the superintendent or officer in charge of the crematorium shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Twelfth Schedule.

(7) In a case where a dead body is laid in a mausoleum, the superintendent or officer in charge of the mausoleum shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Thirteenth Schedule.

(e) by omitting section thirty-one and by inserting Sec. 31. in lieu thereof the following section :--

31. (1) The Registrar-General upon a requi-Registration sition in that behalf may register as a minister of minister of for celebrating marriages within New South Wales any minister of religion ordinarily officiating as such.

The registration may be made without fee or reward in a register book kept for the purpose and where made shall comprise the particulars specified in subsection two of this section.

(2) The requisition shall be in writing and shall specify the full name, religious denomination, designation, and residence of the minister.

(3) The requisition shall be supported by evidence to the satisfaction of the Registrar-General as to the matters stated in the requisition.

(f) by omitting section thirty-two and by inserting Sec 32. in lieu thereof the following section :--

32. (1) Whenever any minister so registered Change of ceases to be designated by the name or description appearing in the register book, or changes

his

his address, he shall within three months thereafter cause his name, designation, and new residence to be registered anew with the Registrar-General.

(2) If a minister fails to comply with the provisions of subsection one of this section the Registrar-General may cancel his registration, and thereupon he shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

- (g) (i) by omitting subsection two of section thirtyfour;
 - (ii) by omitting from subsection four of the same section the following words: "or resides in another district than the one within which he was last registered as residing";
- (h) by omitting from section thirty-seven the words "shall forfeit a sum not exceeding ten pounds" and by inserting in lieu thereof—
 - (c) contravenes any provisions of this Act, shall be liable to a penalty not exceeding twenty pounds.
- (i) by omitting the Second Schedule;
- (i) by omitting the Fourth Schedule;
- (k) by omitting the Fifth Schedule;
- (1) by omitting the Eighth Schedule and by inserting in lieu thereof the following new Schedule:—

EIGHTH SCHEDULE.

I A.B. of undertaker do hereby certify that the body of C.D. was on the day of

19 duly { buried by me delivered to the crematorium or mausoleum in the presence of the undersigned.

Witness our hands this day of , 19 .

(Signed) A.B.	Und	ertaker

We were present at the above burial (or delivery).

Signature	Address [†]
Signature	Address [†]

* If working for an employer give name of employer.

The undertaker signing the certificate must be the person who conducted the funeral and not his employer.

+ The address should be the full address.

The witnesses must be persons who were present at the funeral.

(m)

Sec. 34. (Annual list of names.)

Sec. 37. (Offences.)

Eighth

Schedule.

Sec. 30 (5).

(m) by inserting next after the Eighth Schedule the following new Schedules :--

NINTH SCHEDULE.

(Front of Form.)

Registrar to enter No. of Death Entry.

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has been in attendance during the deceased's last illness, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and Marriages direct)

Name of deceased Date of death as stated to me day of , 19 . Age as stated to me Place of death Last seen alive by me day of , 19 . Seen* after Not seen* after

death by me.

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Post-mortem held* not held*

Cause of Death. Duration of Disease. Years. Months. Days. I. Immediate cause[†] ... Morbid conditions, if any, giving (a) rise to immediate cause (stated in order proceeding backwards (b) ... from immediate cause) (c) ... II. Other morbid conditions (if important) contributing to death but not related to immediate cause

I hereby certify that I was in medical attendance during the abovenamed deceased's last illness, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

Signature

Residence

Date

* Strike out whichever is inapplicable.

† This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back

(Back of Form.) (Fill up where applicable.) (Fill up where applicable.) **B**. I may be in a position later A to give, on application by the Registrar-General, additional I have reported this case information as to cause of to the Coroner. death for the purpose of more precise statistical classification. (Initials of Certifying (Initials of Certifying Medical Practitioner.) Medical Practitioner.)

Sec. 27A.

TENTH SCHEDULE.

NOTICE OF SIGNING OF MEDICAL CERTIFICATE OF CAUSE OF DEATH.

I hereby give notice that I have this day signed a Medical Certificate of the Cause of Death of (name and address) deceased, who died at (place) on (date).

Medical Practitioner.

Address

Date

Sec. 27A (3).

ELEVENTH SCHEDULE.

Registrar to enter No. of Death Entry.

(Front of Form.)

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has viewed the body of the deceased after death, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and Marriages direct.)

Name of deceased

Date of death as stated to me day of . , 19 Age as stated to me

Place

Place of death Last seen alive by me day of Post-mortem held* not held*	, 19	•		
Cause of Death.		Duration of Disease.		
I.		Years.	Months.	Days
Immediate cause †				
Morbid conditions, if any, giving rise to immediate cause (stated in order proceeding backwards from immediate cause) (a) (b)				
II.				
Other morbid conditions (if important) contributing to death				
but not related to immediate				

Signature

•

5

Residence

Date

* Strike out whichever is inapplicable. † This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back of Form.)

(Fill up where applicable.)

A.

I have reported this case to the Coroner.

(Initials of Certifying Medical Practitioner.) (Fill up where applicable.)

Β.

I may be in a position later to give, on application by the Registrar-General, additional information as to cause of death for the purpose of more precise statistical classification.

(Initials of Certifying Medical Practitioner.)

TWELFTH

TWELFTH SCHEDULE.

CERTIFICATE AS TO CREMATION.

I	{ Superi Officer	$\left. \begin{array}{c} { m in \ charge} \end{array} ight\} { m of}$	(addre	ess)
do hereby	certify that the b	ody of	of No.	Street
	was on the	day of	19 duly	cremated
at	in the j	presence of the unde	ersigned.	
Witness	s our hands this	day of	. 19	• •
			(Superintend (Officer in ch	lent) large)

*Witness

* The witness must be a person who was present at the cremation.

pc. 30 (7).

THIRTEENTH SCHEDULE.

CERTIFICATE AS TO LAYING IN MAUSOLEUM.

(Superintendent I (address) of Officer in charge do hereby certify that the body of of No. Street was on the day of 19 duly laid in the mausoleum at in the presence of the undersigned. Witness our hands this day of 19 .

> (Superintendent) (Officer in charge)

> > 2

*Witness

 $\ensuremath{^{\ast}}$ The witness must be a person who was present at the mausoleum when the body was duly laid therein.

Sec. 1. (Revision.) (n) by omitting from section one the figures
 "36" and by inserting in lieu thereof the figures and letter "36A."

By Authority:

ALFRED JAMES KENT, I.S.O., Government Printer, Sydney .- 1934.

[9d.]

Sec. (6).





I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 5 December, 1934.

New South Wales.



ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. 43, 1934.

An Act to amend the Registration of Births, Deaths, and Marriages Act, 1899, in certain respects; and for purposes connected therewith. [Assented to, 14th December, 1934.]

B^E 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 Short title. Births, Deaths, and Marriages (Amendment) Act, 1934," and shall be read with the Registration of Births, Deaths, and Marriages Act, 1899, as amended by the Registration of Births, Deaths, and Marriages (Amendment) Act, 1930.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, as so amended, is in this Act referred to as the Principal Act.

(3)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> W. W. HEDGES, Chairman of Committees of the Legislative Assembly.

Act No. 43, 1934.

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

(3) The Principal Act, as amended by this Act, may be cited as the Registration of Births, Deaths, and Marriages Act, 1899-1934.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 17, 1899.

2. (1) The Principal Act is amended—

Sec. 3. (Interpretation.)

- (a) (i) by omitting from section three the definition "Parent" and by inserting in lieu thereof in the same section in appropriate positions having regard to alphabetical sequence the following new definitions:—
 - "Parent" means, in the case of a legitimate child, the father, or, if he is dead or absent, the mother or guardian; and, in the case of an illegitimate child, the mother.
 - "Prescribed" means prescribed by this Act or by any regulation made thereunder.
 - "Still-born child" means any child of seven months gestation or over not born alive, and includes any child not born alive which measures at least fourteen inches, but does not include any child which has actually breathed.
 - (ii) by inserting in the definition of "District registrar" in the same section before the word "or" the words "deputy district registrar";
- (b) (i) by inserting at the end of subsection one of section six the words "The Governor may also appoint persons to be deputy district registrars";
 - (ii) by inserting after subsection two of the same section the following new subsections:---

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(3) A deputy district registrar shall perform the duties, have all the powers and be

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Sec. 6. (District registrars.)

Act No. 43, 1934.

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

be subject to all the responsibilities of a district registrar in case of death, illness or absence of the district registrar whose place he is filling.

(4) Whenever a district registrar shall die, a deputy may act until a new appointment has been made to the office vacated by the death, and whenever a district registrar (or, in case of illness incapacitating him to do so, his medical attendant) shall certify under his hand that he, the district registrar, is unable through illness to perform his duties, or that he, the district registrar, is about to be absent, a deputy district registrar may act until he shall receive from the officer whose deputy he is a certificate under the hand of such officer that he has resumed duty.

(5) A deputy district registrar shall forthwith report in writing to the Registrar-General when he assumes the duties of a district registrar owing to the death, illness or absence of the district registrar and the district registrar shall forthwith report in writing to the Registrar-General when he resumes the duties of his office.

- (c) by omitting from subsection two of section sec. 8. eight the words "every such book shall be (District paged" and by inserting in lieu thereof the register to words "all entries in any such book shall be numbered";
- (d) by inserting next after section nine the follow- New s. 9A. ing new section :---

9A. In case any particulars required for the District purpose of registration of a birth or death are may require unknown to the person who by this Act is particulars required to inform the district registrar, or in furnished case of default by that person in so informing, for purposes the district registrar may require any person tion, whom he believes to be acquainted with the facts to furnish such particulars,

(e)

Sec. 11. (General registry indexes.)

(e) by omitting paragraphs (a) (b) and (c) of sub-

- (a) a general index of all births in New South Wales registered in each year;
- (b) a general index of all deaths in New South Wales registered in each year;
- (c) a general index of all marriages in New South Wales registered in each year;
- (d) an index of all adoptions registered in pursuance of the rules of court made under the Child Welfare Act, 1923, as amended by subsequent Acts;
- (e) an index of all legitimations effected under the Legitimation Act, 1902;

(f) by omitting section twelve and by inserting in lieu thereof the following new section :---

12. Any person on payment of the fees prescribed under the Conveyancing Act, 1919– 1932, and on furnishing a written memorandum setting out the particular entry which he desires to find or search for and the reason for which the search or a certified copy of such entry is required shall be entitled—

- (a) at any time within the hours fixed for public business to require the Registrar-General or a district registrar to search in the indexes and also the several registers or books in which such entry may appear; and
- (b) to have a copy of that entry certified by the Registrar-General or district registrar as the case may be:

Provided, however, that if in the opinion of the Registrar-General or the district registrar the reason for which such search or certified copy is required is not sufficient the Registrar-General or the district registrar as the case may be may refuse to make the search and to furnish the certified copy:

Provided

Sec. 12.

Searches and copies.

Act No. 43, 1934.

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

Provided further that where in an entry. of the birth of a child there appears the word "illegitimate" or any other word directly referring to the fact that such child is illegitimate, such word shall not be included in any certified copy issued pursuant to this section. 5

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Sec. 10

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(g) by omitting section fourteen and by inserting Sec. 14. in lieu thereof the following new section :-

14. (1) The Registrar-General may with Regulations. the approval of the Governor make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for giving effect to this Act and without limiting the generality of the foregoing power in particular in relation to the following matters-

- (a) the management of the General Registry;
- (b) the duties and powers of district registrars.

(2) The regulations may impose a penalty not exceeding ten pounds for any breach thereof.

(3) The regulations shall—

- (a) after approval by the Governor be published in the Gazette;
- (b) take effect from the date of publica. tion or from a later date specified in the regulations; and
- (c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(4) If either House of Parliament reaction ionial and passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such or has governed with as

provided.

such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

Sec. 15. (Fees.)

Sec. 16.

Correction of errors. (h) (i) by omitting from subsection one of section fifteen the words "several fees specified in the Second Schedule hereto" and by inserting in lieu thereof the words "fees prescribed under the Conveyancing Act, 1919-1932";

- (ii) by omitting from subsection two of the same section the figures "1898" and by inserting in lieu thereof the figures "1902";
- (i) by omitting section sixteen and by inserting in lieu thereof the following new section :--

16. (1) No alteration shall be made in any entry in the register of a birth, marriage, or death, except in accordance with this section.

(2) Any clerical error which may from time to time be discovered in any entry in the register may be corrected by the Registrar-General or by a district registrar by ruling through the erroneous particulars in such manner that the whole of such particulars are readily legible, and by writing thereover the correct particulars verified by his initials and the date.

(3) An error of fact or substance may, on such evidence as appears to him to be sufficient, be corrected—

(a) by the Registrar-General in his register or in the copy of entry kept in the General Registry by making, signing, and dating an entry in the margin containing the correct particulars, and when such correction has been made by him in a copy of an entry, the Registrar-General shall direct the district registrar who has custody of the register in which the original entry was made to make, sign, Act No. 43, 1934.

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

sign, and date a similar correction in that entry, and the district registrar shall carry out such direction; or

(b) in like manner by the district registrar having custody of the register containing the entry to be corrected, and when such correction has been made, the district registrar shall furnish a copy of the marginal entry made by him and particulars sufficient to identify the entry corrected to the Registrar-General, who shall make a similar correction in his register.

(4) Any person furnishing evidence for the purpose of correcting an entry may be required by the Registrar-General or district registrar to sign the entry in the margin referred to in subsection three of this section.

(5) Every certified copy of an entry corrected in accordance with subsection two of this section shall omit the erroneous particulars, and every certified copy of an entry corrected in accordance with subsection three of this section shall include the matter contained in that entry and the entry in the margin.

(2) Regulations made by the Registrar-General in force at the commencement of this Act shall continue in force until repealed by regulations made after such commencement.

3. The Principal Act is further amended—

Further amendment of Act No. 17, 1899.

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- (a) by omitting from subsection two of section Sec. 18 (2). eighteen the words "authorised by section (Certificates fifteen of this Act and the Second Schedule and fees.) hereto" and by inserting in lieu thereof the words "prescribed pursuant to section fifteen of this Act";
- (b) by inserting at the end of section nineteen the Sec. 19. words "In default of a parent so informing (Notice of the district registrar within the time referred births.)

to,

New ss. 19A, 19B.

Birth and death of still-born children to be registered.

Saving for father of illegitimate child.

Sec. 22. (d) (i (Further limit of time.)

to added to your

the occupier of the house where the child was born or by any person present at the birth";(c) by inserting next after section nineteen the

to, the district registrar may be informed by

following new sections :---

19A. The birth of every still-born child shall, within twenty-one days after the birth, be registered in both the register of births and the register of deaths, and for all the purposes of this Act the child shall be deemed to have been born alive and to have subsequently died.

19B. (1) In the case of an illegitimate child no person shall as father of such child be required to give information under this Act concerning the birth of such child, and the district registrar shall not enter in the register the name of any person as father of such child unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall in such case sign the register together with the mother.

(2) The registration of the birth of an illegitimate child shall not include any reference to a subsisting marriage of that child's mother.

(d) (i) by omitting subsection one of section twenty-two and by inserting in lieu thereof the following new subsection :---

(1) No birth shall be registered after the expiration of six months—

- (a) following the date of such birth if it occurred in New South Wales; or
- (b) after the arrival in New South Wales of the child if born at sea or out of New South Wales,

except on the written authority of the Registrar-General in the case of a child not over the age of seven years, and in any other case on production of an order by a judge of the Supreme Court or of a district court. Notwithstanding

Notwithstanding anything in section twenty of this Act the declaration to found the registration may be made at any time, or if such declaration cannot be obtained the registration may be effected on such proof as to the Registrar-General or judge seems sufficient.

Such written authority or order may be given or made whether the child was born before or after the commencement of the Registration of Births, Deaths, and Marriages (Amendment) Act, 1934.

The form of application for an order under this subsection and the procedure thereon shall be as prescribed by rules of court.

- (ii) by inserting at the beginning of subsection two of the same section the words "Any entry made in pursuance of this section shall set out that it is made by the written authority of the Registrar-General or in pursuance of an order of a judge of the Supreme Court or of a district court, as the case may be, and";
- (e) (i) by omitting from subsection one of section Sec. 23.
 twenty-three the words "shall within (Name given seven days" and by inserting in lieu after registration of birth.) thereof the word "may";
 - (ii) by omitting from the same subsection the words "according to" and by inserting in lieu thereof the words "in or to the effect of";

(f) by omitting section twenty-four and by Sec. 24. inserting in lieu thereof the following new section :--

24. Upon receipt from the master or com-Registration mander of any vessel of information of any of births at birth on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General

Registrar-General upon receipt of such information, whether from the master or commander of a vessel or from a district registrar, shall record the birth in his register.

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4. The Principal Act is further amended—

(a) by inserting next after section twenty-seven the following new section :—

27A. (1) The Registrar-General shall, from time to time, on application therefor furnish to every legally qualified medical practitioner printed forms of certificates of cause of death.

(2) In the case of the death of any person who has been attended during his last illness by a legally qualified medical practitioner such medical practitioner shall—

- (a) sign and deliver or forward forthwith to the district registrar a certificate in or to the effect of the form in the Ninth Schedule to this Act stating the cause of death; and
- (b) deliver to the tenant of the house or place in which the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act of the signing of the certificate; and
- (c) in all cases of sudden death, or where, in the opinion of the medical practitioner, the death has occurred under any circumstances of suspicion, forthwith report the case to the coroner.

(3) In the case of the death of any person who has not been attended during his last illness by a legally qualified medical practitioner, a legally qualified medical practitioner who has viewed the body after death shall, if he is satisfied that the death was due to natural causes, sign and deliver or forward to the district registrar a certificate in or to the effect of the form in the Eleventh Schedule to this Act, and on signing and delivering or forwarding

Further amendment of Act No. 17, 1899, New s. 27A.

Registrar-General to furnish medical practitioners with certificates of cause of death.

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forwarding such certificate shall deliver to the tenant of the house or place where the death • occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act.

(b) by omitting section twenty-eight and by Sec. 28. inserting in lieu thereof the following new section :---

28. Upon receipt from the master or Registration commander of any vessel of information of of deaths any death on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the commander of the vessel or from a district registrar, shall record the death in his register.

(c) by inserting at the end of subsection two of Sec. 29 (2). section twenty-nine the following words and (Inquests.) proviso: "or if the death has been previously registered shall add to or correct the entry, as the case may require :

Provided that no such notification shall include anything incriminating any specified person, and that any entry already made which includes any such thing may, if the person has been acquitted of the crime, be amended by striking out the words incriminating such person."

(d) by omitting section thirty and by inserting in Substituted lieu thereof the following new section :--

30. (1) Every district registrar immediately Certificates upon registering any death or as soon thereafter of death. as he is required so to do shall, without fee or reward, deliver to the person giving information of death, a certificate under his hand according to the form in the Sixth Schedule hereto, that such death has been duly registered, and such person shall deliver the certificate to the undertaker or other person having charge of the

the funeral or in a case where the dead body is to be cremated, to the medical referee by whom the cremation is to be authorised.

(2) A coroner or magistrate holding an inquest or inquiry upon any dead body may order the body to be buried before registration, and shall in such case give a certificate of his order in writing under his hand in or to the effect of the form in the Seventh Schedule.

(3) (a) A person shall not bury any dead body or cause any dead body to be buried unless there is delivered to him-

- (i) the certificate referred to in subsection one of this section; or
- (ii) an order by a coroner or magistrate in accordance with subsection two of this section; or
- (iii) a notice in writing of the signing of a medical certificate in accordance with section 27A of this Act.

(b) Nothing in this section shall prevent the burial of the body of a person whose death did not occur within a city, town, or village, or within ten miles of the residence or office of a coroner, magistrate, or a district registrar, but in any such case the person who buries the body shall forthwith report the facts to the officer in charge of the nearest police station.

(4) The certificate, order or notice, as the case may be, required to be delivered by paragraph (a) of subsection three of this section, shall be produced by the undertaker or other person having charge of the funeral to the minister or officiating person who performs any religious service for the burial. If any dead body is buried for which no such certificate as is referred to in subsection one of this section is produced, the minister or other officiating person shall forthwith give notice of the facts to the district registrar.

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(5) Every undertaker or other person who buries or otherwise disposes of any dead for body shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Eighth Schedule countersigned by two witnesses.

(6) In a case where the dead body is cremated, the superintendent or officer in charge of the crematorium shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Twelfth Schedule.

(7) In a case where a dead body is laid in a mausoleum, the superintendent or officer in charge of the mausoleum shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Thirteenth Schedule.

(e) by omitting section thirty-one and by inserting Sec. 31. in lieu thereof the following section :----

31. (1) The Registrar-General upon a requi- Registration sition in that behalf may register as a minister of minister of religion. for celebrating marriages within New South Wales any minister of religion ordinarily officiating as such.

The registration may be made without fee or reward in a register book kept for the purpose and where made shall comprise the particulars specified in subsection two of this section.

(2) The requisition shall be in writing and shall specify the full name, religious denomination, designation, and residence of the minister.

(3) The requisition shall be supported by evidence to the satisfaction of the Registrar-General as to the matters stated in the requisition.

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(f) by omitting section thirty-two and by inserting Sec. 32. in lieu thereof the following section :-

32. (1) Whenever any minister so registered Change of ceases to be designated by the name or descrip- residence, &c. tion appearing in the register book, or changes his

his address, he shall within three months thereafter cause his name, designation, and new residence to be registered anew with the Registrar-General.

(2) If a minister fails to comply with the provisions of subsection one of this section the Registrar-General may cancel his registration, and thereupon he shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

(g) (i) by omitting subsection two of section thirtyfour:

(ii) by omitting from subsection four of the same section the following words: "or resides in another district than the one within which he was last registered as residing ";

(h) by omitting from section thirty-seven the words "shall forfeit a sum not exceeding ten pounds" and by inserting in lieu thereof-

(c) contravenes any provisions of this Act, shall be liable to a penalty not exceeding twenty pounds.

by omitting the Second Schedule; (i)

(j) by omitting the Fourth Schedule;

(k) by omitting the Fifth Schedule;

(1) by omitting the Eighth Schedule and by inserting in lieu thereof the following new Schedule :-

EIGHTH SCHEDULE.

undertaker do hereby certify I A.B. of that the body of C.D. was on the day of duly { buried by me

19 delivered to the crematorium or mausoleum in the presence of the undersigned. at

Witness our hands this day of , 19

(Signed) A.B. Undertaker*

We were present at the above burial (or delivery).

Signature	Add	dress†
Signature	Add	dress†

Signature

* If working for an employer give name of employer. The undertaker signing the certificate must be the person who conducted the foneral and not his employer.

+ The address should be the full address.

The witnesses must be persons who were present at the funeral. (m)

Sec. 34. (Annual list of names.)

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Sec. 37. (Offences.)

Eighth Schedule.

Sec. 30 (5).

Registration of Births, Deaths, and Marriages (Amendment). (m) by inserting next after the Eighth Schedule the following new Schedules :---NINTH SCHEDULE. Registrar to enter No. of Death Entry. Sec. 27A. (Front of Form.) MEDICAL CERTIFICATE OF CAUSE OF DEATH. (For use only by a legally qualified medical practitioner who has been in attendance during the deceased's last illness, and to be delivered or forwarded by him to the District Registrar of Birthe, Deaths, and Marriages direct.) Name of deceased Date of death as stated to me day of , 19 . Age as stated to me Place of death

Last seen alive by me day of , 19 . Seen* after Not seen*

death by me.

Post-mortem held* not held*

Cause of Death.		Dura	Duration of Disease.		
		Years.	Months.	Days.	
Immediate cause†					
Morbid conditions, if any, giving (a rise to immediate cause (stated)				
in order proceeding backwards (b from immediate cause))				
(c) 11.)		01		
Other morbid conditions (if im- portant) contributing to death but not related to immediate cause					

I hereby certify that I was in medical attendance during the abovenamed deceased's last illness, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

Residence	a nates and a straight	Date	
		Dave	
* Strike out which	ever is inapplicable.		

† This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back

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(Back of Form.) (Fill up where applicable.) (Fill up where applicable.) **B**. I may be in a position later A. to give, on application by the Registrar-General, additional I have reported this case to the Coroner. information as to cause of death for the purpose of more precise statistical classification. (Initials of Certifying (Initials of Certifying Medical Practitioner.) Medical Practitioner.)

Sec. 274.

TENTH SCHEDULE.

NOTICE OF SIGNING OF MEDICAL CERTIFICATE OF CAUSE OF DEATH. I hereby give notice that I have this day signed a Medical Certificate of the Cause of Death of (name and address) deceased, who died at (place) on (date).

Medical Practitioner.

Address

Date

Sec. 27A (8).

ELEVENTH SCHEDULE.

R egistrar to enter No. of Death Entry.

(Front of Form.)

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has viewed the body of the deceased after death, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and Marriages direct.)

Name of deceased

Date of death as stated to me day of , 19 .

Age as stated to me

Place
Act No. 43, 1934.

Place of death Last seen alive by me day of	, 19).	-1. Jan 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
Post-mortem held*	***			
Cause of Death.		Duration of Disease.		
L.		Years.	Months.	Days.
Immediate cause †	• . •••			
Morbid conditions, if any, giving rise to immediate cause (stated in order proceeding backwards				
from immediate cause) (a) (b)				
II.				- di
Other morbid conditions (if im- portant) contributing to death but not related to immediate				
cause .				

I hereby certify that I viewed the body of the above-named deceased after death, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

Signature Residence

Date

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* Strike out whichever is inapplicable. † This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back of Form.)

(Fill up where applicable.) (Fill up where applicable.) В. I may be in a position later A. to give, on application by the Registrar-General, additional information as to cause of I have reported this case to the Coroner. death for the purpose of more precise statistical classification. (Initials of Certifying (Initials of Certifying Medical Practitioner.) Medical Practitioner.)

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Sec. 30 (6).

TWELFTH SCHEDULE.

CERTIFICATE AS TO CREMATION.

(Superintendent (address) Ι of Officer in charge do hereby certify that the body of of No. Street 19 was on the day of duly cremated at in the presence of the undersigned. Witness our hands this day of 19 .

> (Superintendent) (Officer in charge)

*Witness

* The witness must be a person who was present at the cremation.

Sec. 30 (7).

THIRTEENTH SCHEDULE.

CERTIFICATE AS TO LAYING IN MAUSOLEUM.

I {Superintende: Officer in cha	$\left. \begin{array}{c} \operatorname{address} \\ \operatorname{rge} \end{array} \right\} $ of (address)
do hereby certify that the body of	of No. Street
was on the	day of 19 duly
laid in the mausoleum at	in the presence of the undersigned.
Witness our hands this	day of 19.

(Superintendent) (Officer in charge)

*Witness

Government House,

 $\ensuremath{^{\ast}}$ The witness must be a person who was present at the mausoleum when the body was duly laid therein.

Sec. 1. (Revision.) (n) by omitting from section one the figures "36" and by inserting in lieu thereof the figures and letter "36A."

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

PHILIP GAME,

Governor.

Sydney, 14th December, 1934.

REGISTRATION OF BIRTHS, DEATHS, AND MARRIAGES (AMENDMENT) BILL, 1934.

SCHEDULE of the Amendment referred to in Message of 4th December, 1934.

Page 9, clause 3. After line 42, page 8, insert-

"Notwithstanding anything in section twenty of this Act the declaration to found the registration may be made at any time, or if such declaration cannot be obtained the registration may be effected on such proof as to the Registrar-General or judge seems sufficient.

Such written authority or order may be given or made whether the child was born before or after the commencement of the Registration of Births, Deaths, and Marriages (Amendment) Act, 1934."

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

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber. Sydney, 31 October, 1934.

The LEGISLATIVE COUNCIL has agreed to this Bill with an Amendment.

> C. H. H. CALVERT, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 4th December, 1934.



New South Wales.

ANNO VICESIMO QUINTO

Act No. , 1934.

An Act to amend the Registration of Births, Deaths, and Marriages Act, 1899, in certain respects; and for purposes connected therewith.

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 5 the same, as follows :—

1. (1) This Act may be cited as the "Registration of Short title. Births, Deaths, and Marriages (Amendment) Act, 1984," and shall be read with the Registration of Births, Deaths, and Marriages Act, 1899, as amended by the

10 Registration of Births, Deaths, and Marriages (Amendment) Act, 1930.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, as so amended, is in this Act referred to as the Principal Act. 59—A

Note .- The words to be inserted are printed in black letter.

(3) The Principal Act, as amended by this Act, may be cited as the Registration of Births, Deaths, and Marriages Act, 1899–1934.

(4) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.

2. (1) The Principal Act is amended—

Amendment of Act No. 17, 1899.

 (a) (i) by omitting from section three the defini- sec. 3.
 tion "Parent" and by inserting in lieu (Interpretathereof in the same section in appropriate ^{tion.})
 positions having regard to alphabetical

sequence the following new definitions:-"Parent" means, in the case of a legitimate child, the father, or, if he is dead or absent, the mother or guardian; and, in the case of an illegitimate child, the mother.

"Prescribed" means prescribed by this Act or by any regulation made thereunder.

"Still-born child" means any child of seven months gestation or over not born alive, and includes any child not born alive which measures at least fourteen inches, but does not include any child which has actually breathed.

- (ii) by inserting in the definition of "District registrar" in the same section before the word "or" the words "deputy district
- registrar ";
 (b) (i) by inserting at the end of subsection one sec. 6. of section six the words "The Governor (District may also appoint persons to be deputy registrars.) district registrars ";
 - (ii) by inserting after subsection two of the same section the following new subsections :---

(3) A deputy district registrar shall perform the duties, have all the powers and be

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be subject to all the responsibilities of a district registrar in case of death, illness or absence of the district registrar whose place he is filling.

(4) Whenever a district registrar shall die, a deputy may act until a new appointment has been made to the office vacated by the death, and whenever a district registrar (or, in case of illness incapacitating him to do so, his medical attendant) shall certify under his hand that he, the district registrar, is unable through illness to perform his duties, or that he, the district registrar, is about to be absent, a deputy district registrar may act until he shall receive from the officer whose deputy he is a certificate under the hand of such officer that he has resumed duty.

(5) A deputy district registrar shall forthwith report in writing to the Registrar-General when he assumes the duties of a district registrar owing to the death, illness or absence of the district registrar and the district registrar shall forthwith report in writing to the Registrar-General when he resumes the duties of his office.

(c) by omitting from subsection two of section sec. s. eight the words "every such book shall be (District paged" and by inserting in lieu thereof the registrar to words "all entries in any such book shall be numbered";

(d) by inserting next after section nine the follow- New S. 9A. ing new section :--

9A. In case any particulars required for the District purpose of registration of a birth or death are registrars may require unknown to the person who by this Act is particulars required to inform the district registrar, or in to be furnished case of default by that person in so informing, for purposes the district registrar may require any person tion. whom he believes to be acquainted with the facts to furnish such particulars.

of registra-

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Act No. 1934.

Registration of Births, Deaths, and Marriages (Amendment). (e) by omitting paragraphs (a) (b) and (c) of sub-sec. 11. section one of section eleven and by inserting (General in lieu thereof the following new paragraphs :- registry indexes.) (a) a general index of all births in New South Wales registered in each year; (b) a general index of all deaths in New South Wales registered in each year; (c) a general index of all marriages in New South Wales registered in each year; (d) an index of all adoptions registered in pursuance of the rules of court made under the Child Welfare Act, 1923, as amended by subsequent Acts; (e) an index of all legitimations effected under the Legitimation Act, 1902; (f) by omitting section twelve and by inserting Sec. 12. in lieu thereof the following new section :----12. Any person on payment of the fees Searches and prescribed under the Conveyancing Act, 1919-copies. 1932, and on furnishing a written memorandum setting out the particular entry which he desires to find or search for and the reason for which the search or a certified copy of such entry is required shall be entitled-(a) at any time within the hours fixed for public business to require the Registrar-General or a district registrar to search in the indexes and also the several registers or books in which such entry may appear; and (b) to have a copy of that entry certified by the Registrar-General or district registrar as the case may be: Provided, however, that if in the opinion of

Provided, however, that if in the opinion of the Registrar-General or the district registrar the reason for which such search or certified copy is required is not sufficient the Registrar-General or the district registrar as the case may be may refuse to make the search and to furnish the certified copy:

Provided

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Provided further that where in an entry of the birth of a child there appears the word "illegitimate" or any other word directly referring to the fact that such child is illegitimate, such word shall not be included in any certified copy issued pursuant to this section.

(g) by omitting section fourteen and by inserting Sec. 14. in lieu thereof the following new section :--

14. (1) The Registrar-General may with Regulations.

the approval of the Governor make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for giving effect to this Act and without limiting the generality of the foregoing power in particular in relation to the following matters—

(a) the management of the General Registry;

(b) the duties and powers of district registrars.

(2) The regulations may impose a penalty not exceeding ten pounds for any breach thereof.

(3) The regulations shall—

- (a) after approval by the Governor be published in the Gazette;
- (b) take effect from the date of publication or from a later date specified in the regulations; and

(c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(4) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such

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such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.

- (h) (i) by omitting from subsection one of section Sec. 15. fifteen the words "several fees specified in (Fees.) the Second Schedule hereto" and by inserting in lieu thereof the words "fees prescribed under the Conveyancing Act, 1919-1932";
- (ii) by omitting from subsection two of the same section the figures "1898" and by inserting in lieu thereof the figures "1902";
- (i) by omitting section sixteen and by inserting Sec. 16. in lieu thereof the following new section :--

16. (1) No alteration shall be made in any Correction of entry in the register of a birth, marriage, or errors. death, except in accordance with this section.

(2) Any clerical error which may from time to time be discovered in any entry in the register may be corrected by the Registrar-General or by a district registrar by ruling through the erroneous particulars in such manner that the whole of such particulars are readily legible, and by writing thereover the correct particulars verified by his initials and the date.

(3) An error of fact or substance may, on such evidence as appears to him to be sufficient, be corrected—

(a) by the Registrar-General in his register or in the copy of entry kept in the General Registry by making, signing, and dating an entry in the margin containing the correct particulars, and when such correction has been made by him in a copy of an entry, the Registrar-General shall direct the district registrar who has custody of the register in which the original entry was made to make, sign,

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sign, and date a similar correction in that entry, and the district registrar shall carry out such direction; or

(b) in like manner by the district registrar having custody of the register containing the entry to be corrected, and when such correction has been made, the district registrar shall furnish a copy of the marginal entry made by him and particulars sufficient to identify the entry corrected to the Registrar-General, who shall make a similar correction in his register.

(4) Any person furnishing evidence for the purpose of correcting an entry may be required by the Registrar-General or district registrar to sign the entry in the margin referred to in subsection three of this section.

(5) Every certified copy of an entry corrected in accordance with subsection two of this section shall omit the erroneous particulars, and every certified copy of an entry corrected in accordance with subsection three of this section shall include the matter contained in that entry and the entry in the margin.

(2) Regulations made by the Registrar-General in force at the commencement of this Act shall continue in force until repealed by regulations made after such commencement.

30 3. The Principal Act is further amended—

Further amendment of Act No. 17, 1899.

- (a) by omitting from subsection two of section Sec. 18 (2), eighteen the words "authorised by section (Certificates fifteen of this Act and the Second Schedule and fees.) hereto" and by inserting in lieu thereof the words "prescribed pursuant to section fifteen of this Act";
- (b) by inserting at the end of section nineteen the Sec. 19. words "In default of a parent so informing (Notice of the district registrar within the time referred ^{births.})

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ration of Births, Deaths, and Marriages (Amendment).
to, the district registrar may be informed by the occupier of the house where the child was

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Registration of 1

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born or by any person present at the birth"; (c) by inserting next after section nineteen the New ss. 19A. 19B. following new sections :--

19A. The birth of every still-born child shall, Birth and within twenty-one days after the birth, be death of registered in both the register of births and children to be the register of deaths, and for all the purposes registered. of this Act the child shall be deemed to have been born alive and to have subsequently died.

19B. (1) In the case of an illegitimate child Saving for no person shall as father of such child be father of illegitimate required to give information under this Act child. concerning the birth of such child, and the district registrar shall not enter in the register the name of any person as father of such child unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall in such case sign the register together with the mother.

(2) The registration of the birth of an illegitimate child shall not include any reference to a subsisting marriage of that child's mother.

- (d) (i) by omitting subsection one of section Sec. 22. twenty-two and by inserting in lieu thereof (Further limit of time.) the following new subsection :---
 - (1) No birth shall be registered after the expiration of six months-
 - (a) following the date of such birth if it occurred in New South Wales; or
 - (b) after the arrival in New South Wales of the child if born at sea or out of New South Wales,

except on the written authority of the Registrar-General in the case of a child not over the age of seven years, and in any other case on production of an order by a judge of the Supreme Court or of a district Notwithstanding court.

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Notwithstanding anything in section twenty of this Act the declaration to found the registration may be made at any time, or if such declaration cannot be obtained the registration may be effected on such proof as to the Registrar-General or judge seems sufficient.

Such written authority or order may be given or made whether the child was born before or after the commencement of the Registration of Births, Deaths, and Marriages (Amendment) Act, 1934.

The form of application for an order under this subsection and the procedure thereon shall be as prescribed by rules of court.

(ii) by inserting at the beginning of subsection two of the same section the words "Any entry made in pursuance of this section shall set out that it is made by the written authority of the Registrar-General or in pursuance of an order of a judge of the Supreme Court or of a district court, as the case may be, and";

- (e) (i) by omitting from subsection one of section Sec. 23. twenty-three the words "shall within (Name given seven days" and by inserting in lieu after registrathereof the word "may";
 - (ii) by omitting from the same subsection the words "according to" and by inserting in lieu thereof the words "in or to the effect of":
- (f) by omitting section twenty-four and by Sec. 24. inserting in lieu thereof the following new section :---
 - 24. Upon receipt from the master or com-Registration mander of any vessel of information of any of births at birth on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General

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Registrar-General upon receipt of such information, whether from the master or commander of a vessel or from a district registrar, shall record the birth in his register.

5 4. The Principal Act is further amended—

Further amendment of Act No. 17, 1899,

(a) by inserting next after section twenty-seven News. 27A. the following new section :--

27A. (1) The Registrar-General shall, from Registrartime to time, on application therefor furnish General to furnish medical to every legally qualified medical practitioner with certificates printed forms of certificates of cause of death. death.

(2) In the case of the death of any person who has been attended during his last illness by a legally qualified medical practitioner such medical practitioner shall-

- (a) sign and deliver or forward forthwith to the district registrar a certificate in or to the effect of the form in the Ninth Schedule to this Act stating the cause of death; and
- (b) deliver to the tenant of the house or place in which the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act of the signing of the certificate; and
- (c) in all cases of sudden death, or where, in the opinion of the medical practitioner, the death has occurred under any circumstances of suspicion, forthwith report the case to the coroner.

(3) In the case of the death of any person who has not been attended during his last illness by a legally qualified medical practitioner, a legally qualified medical practitioner who has viewed the body after death shall, if he is satisfied that the death was due to natural causes, sign and deliver or forward to the district registrar a certificate in or to the effect of the form in the Eleventh Schedule to this Act, and on signing and delivering or forwarding

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forwarding such certificate shall deliver to the tenant of the house or place where the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act.

(b) by omitting section twenty-eight and by Sec. 28. inserting in lieu thereof the following new section:—

28. Upon receipt from the master or Registration commander of any vessel of information of of deaths any death on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the commander of the vessel or from a district registrar, shall record the death in his register.

(c) by inserting at the end of subsection two of sec. 29 (2). section twenty-nine the following words and (Inquests.) proviso: "or if the death has been previously registered shall add to or correct the entry, as the case may require:

"Provided that no such notification shall include anything incriminating any specified person, and that any entry already made which includes any such thing may, if the person has been acquitted of the crime, be amended by striking out the words incriminating such person."

(d) by omitting section thirty and by inserting in Substituted lieu thereof the following new section :-- s. 30.

30. (1) Every district registrar immediately Certificates upon registering any death or as soon thereafter of death. as he is required so to do shall, without fee or reward, deliver to the person giving information of death, a certificate under his hand according to the form in the Sixth Schedule hereto, that such death has been duly registered, and such person shall deliver the certificate to the undertaker or other person having charge of the

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the funeral or in a case where the dead body is to be cremated, to the medical referee by whom the cremation is to be authorised.

(2) A coroner or magistrate holding an inquest or inquiry upon any dead body may order the body to be buried before registration, and shall in such case give a certificate of his order in writing under his hand in or to the effect of the form in the Seventh Schedule.

(5) (a) A person shall not bury any dead body or cause any dead body to be buried unless there is delivered to him—

- (i) the certificate referred to in subsection one of this section; or
- (ii) an order by a coroner or magistrate in accordance with subsection two of this section; or
- (iii) a notice in writing of the signing of a medical certificate in accordance with section 27A of this Act.

(b) Nothing in this section shall prevent the burial of the body of a person whose death did not occur within a city, town, or village, or within ten miles of the residence or office of a coroner, magistrate, or a district registrar, but in any such case the person who buries the body shall forthwith report the facts to the officer in charge of the nearest police station.

(4) The certificate, order or notice, as the case may be, required to be delivered by paragraph (a) of subsection three of this section, shall be produced by the undertaker or other person having charge of the funeral to the minister or officiating person who performs any religious service for the burial. If any dead body is buried for which no such certificate as is referred to in subsection one of this section is produced, the minister or other officiating person shall forthwith give notice of the facts to the district registrar.

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(5) Every undertaker or other person who buries or otherwise disposes of any dead body shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Eighth Schedule countersigned by two witnesses.

(6) In a case where the dead body is cremated, the superintendent or officer in charge of the crematorium shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Twelfth Schedule.

(7) In a case where a dead body is laid in a mausoleum, the superintendent or officer in charge of the mausoleum shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Thirteenth Schedule.

(e) by omitting section thirty-one and by inserting Sec. 31. in lieu thereof the following section :---

31. (1) The Registrar-General upon a requi- Registration sition in that behalf may register as a minister of minister of religion. for celebrating marriages within New South Wales any minister of religion ordinarily officiating as such.

The registration may be made without fee or reward in a register book kept for the purpose and where made shall comprise the particulars specified in subsection two of this section.

(2) The requisition shall be in writing and shall specify the full name, religious denomination, designation, and residence of the minister.

(3) The requisition shall be supported by evidence to the satisfaction of the Registrar-General as to the matters stated in the requisition.

(f) by omitting section thirty-two and by inserting Sec. 32. in lieu thereof the following section :--

32. (1) Whenever any minister so registered Change of ceases to be designated by the name or descrip- residence, &c. tion appearing in the register book, or changes

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his address, he shall within three months thereafter cause his name, designation, and new residence to be registered anew with the Registrar-General.

(2) If a minister fails to comply with the provisions of subsection one of this section the Registrar-General may cancel his registration, and thereupon he shall be deemed not to be registered within the meaning of the Marriage Act, 1899.

- (g) (i) by omitting subsection two of section thirty-sec. 34. four: (Annual list
 - (ii) by omitting from subsection four of the same of names.) section the following words: " or resides in another district than the one within which he was last registered as residing ";
- (h) by omitting from section thirty-seven the words sec. 37. "shall forfeit a sum not exceeding ten pounds" (Offences.) and by inserting in lieu thereof-
 - (c) contravenes any provisions of this Act, shall be liable to a penalty not exceeding twenty pounds.
- (i) by omitting the Second Schedule;
- (j) by omitting the Fourth Schedule ;
- (k) by omitting the Fifth Schedule;
- (1) by omitting the Eighth Schedule and by Eighth inserting in lieu thereof the following new Schedule. Schedule :--

EIGHTH SCHEDULE.

I A.B. of undertaker do hereby certify Sec. 30 (5). that the body of C.D. was on the day of f buried by me 19 duly delivered to the crematorium or mausoleum at in the presence of the undersigned. Witness our hands this day of , 19 (Signed) A.B. Undertaker* We were present at the above burial (or delivery). Signature Address[†] Signature Address[†] * If working for an employer give name of employer. The undertaker signing the certificate must be the person who conducted the funeral and not his employer. + The address should be the full address.

The witnesses must be persons who were present at the funeral.

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Registration of Births, Deaths, and Marriages (Amendment). (m) by inserting next after the Eighth Schedule the following new Schedules :---Registrar to enter No. of Death Entry. NINTH SCHEDULE. Sec. 274. (Front of Form.) MEDICAL CERTIFICATE OF CAUSE OF DEATH. 5 (For use only by a legally qualified medical practitioner who has been in attendance during the deceased's last illness, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and Marriages direct.) 10 Name of deceased Date of death as stated to me day of , 19 . Age as stated to me Place of death Seen* day of , 19 after Last seen alive by me Not seen* 15 death by me. held* Post-mortem not held* Cause of Death. Duration of Disease. Years. Months. Days. I. 20 Immediate cause† Morbid conditions, if any, giving (a) ... rise to immediate cause (stated in order proceeding backwards (b) .. from immediate cause) 25 (c) .. II. Other morbid conditions (if important) contributing to death but not related to immediate 30 cause

I hereby certify that I was in medical attendance during the abovenamed deceased's last illness, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

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Signature

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Date

* Strike out whichever is inapplicable.

† This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

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TENTH SCHEDULE.

Sec. 27A.

NOTICE OF SIGNING OF MEDICAL CERTIFICATE OF CAUSE OF DEATH. I hereby give notice that I have this day signed a Medical Certifi-

cate of the Cause of Death of (name and address) deceased, who died 15 at (place) on (date). Medical Practitioner. Address

Date

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ELEVENTH SCHEDULE.

(Front of Form.)

R egistrar to enter No. of Death Entry. Sec. 27A (3).

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has viewed the body of the deceased after death, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and 25 Marriages direct.)

Name of deceased

Date of death as stated to me day of , 19 . Age as stated to me

Place

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	Place of death Last seen alive by me day Post-mortem held* not held*	of	, 1	9.			
5	Cause of Death.	th.			Duration of Disease.		
	I.			Years.	Months.	Days.	
,	Immediate cause †					12	
.0	Morbid conditions, if any, giving rise to immediate cause (stated in order proceeding backwards from immediate cause) (a (h	a) D)					
	II.						
5	Other morbid conditions (if im- portant) contributing to death but not related to immediate		(111)				
	cause						
	are true to the best of my knowled Signature Residence * Strike out whichever is inapplicable † This means the disease, injury, or o] Ition w	Date hich cau	sed death		
5	mode of dving, as e.g. heart failure, as	phyxia		nia tra		, not the	
5	mode of dying, as, e.g., heart failure, as (Back of I	phyxia,	astner	nia, &c.		, not the	
25		Form.)	-	p where	e applica	3 3'	
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Registration of Births, Deaths, and Marriages (Amendment).

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TWELFTH SCHEDULE.

Sec. 30 (6).

CERTIFICATE AS TO CREMATION.

§ Superintendent I of (address) Officer in charge 5 do hereby certify that the body of of No. Street day of was on the 19 duly cremated at in the presence of the undersigned. Witness our hands this day of 19 . (Superintendent) 10 (Officer in charge) *Witness

* The witness must be a person who was present at the cremation.

THIRTEENTH SCHEDULE.

Sec. 30 (7).

CERTIFICATE AS TO LAYING IN MAUSOLEUM.

I {Superintende Officer in cha	arge } of (address)	
do hereby certify that the body of	of No. Street	
was on the	day of 19 duly	
laid in the mausoleum at	in the presence of the undersigned.	
20 Witness our hands this	day of 19.	
	(Superintendent)	

•Witness

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• The witness must be a person who was present at the mausoleum when the body was duly laid therein. 25

(n) by omitting from section one the figures Sec. 1. "36" and by inserting in lieu thereof the (Revision.) figures and letter "36A."

(Officer in charge)

[1s. 3d.]

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Sydney: Alfred James Kent, I.S.O., Government Printer-1934.

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

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 31 October, 1934.

The LEGISLATIVE COUNCIL has agreed to this Bill with an Amendment.

Clerk of the Parliaments.

Legislative Council Chamber, December, 1934. Sydney,

New South Wales.



ANNO VICESIMO QUINTO

GEORGII V REGIS

Act No. , 1934.

An Act to amend the Registration of Births, Deaths, and Marriages Act, 1899, in certain respects; and for purposes connected therewith.

B^E 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 of Short title. Births, Deaths, and Marriages (Amendment) Act, 1934," and shall be read with the Registration of Births, Deaths, and Marriages Act, 1899, as amended by the

10 Registration of Births, Deaths, and Marriages (Amendment) Act, 1930.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, as so amended, is in this Act referred to as the Principal Act. 27839 59 - A

Registration of Births, Deaths, and Marriages (Amendment). (3) The Principal Act, as amended by this Act, may be cited as the Registration of Births, Deaths,

(4) This Act shall commence upon a day to be 5 appointed by the Governor and notified by proclamation published in the Gazette.

2. (1) The Principal Act is amended-

and Marriages Act, 1899-1934.

Amendment of Act No. 17, 1899.

(a) (i) by omitting from section three the defini- sec. 3. tion "Parent" and by inserting in lieu (Interpretathereof in the same section in appropriate tion.)

positions having regard to alphabetical sequence the following new definitions:-"Parent" means, in the case of a legitimate child, the father, or, if he is dead or absent, the mother or guardian; and, in the case of an

- illegitimate child, the mother. "Prescribed" means prescribed by this Act or by any regulation made thereunder.
- "Still-born child" means any child of seven months gestation or over not born alive, and includes any child not born alive which measures at least fourteen inches, but does not include any child which has actually breathed.
- (ii) by inserting in the definition of "District registrar" in the same section before the word "or" the words "deputy district registrar";

(b) (i) by inserting at the end of subsection one sec. 6. of section six the words "The Governor (District may also appoint persons to be deputy registrars.) district registrars";

(ii) by inserting after subsection two of the same section the following new subsections :---

(3) A deputy district registrar shall perform the duties, have all the powers and be

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Act No. , 1934.

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

be subject to all the responsibilities of a district registrar in case of death, illness or absence of the district registrar whose place he is filling.

(4) Whenever a district registrar shall die, a deputy may act until a new appointment has been made to the office vacated by the death, and whenever a district registrar (or, in case of illness incapacitating him to do so, his medical attendant) shall certify under his hand that he, the district registrar, is unable through illness to perform his duties, or that he, the district registrar, is about to be absent, a deputy district registrar may act until he shall receive from the officer whose deputy he is a certificate under the hand of such officer that he has resumed duty.

(5) A deputy district registrar shall forthwith report in writing to the Registrar-General when he assumes the duties of a district registrar owing to the death, illness or absence of the district registrar and the district registrar shall forthwith report in writing to the Registrar-General when he resumes the duties of his office.

(c) by omitting from subsection two of section Sec. S. eight the words "every such book shall be (District paged" and by inserting in lieu thereof the registrar to words "all entries in any such book shall be numbered";

(d) by inserting next after section nine the follow- New S. 9A. ing new section :--

9A. In case any particulars required for the District purpose of registration of a birth or death are registrars may require unknown to the person who by this Act is particulars required to inform the district registrar, or in furnished case of default by that person in so informing, for purposes the district registrar may require any person tion. whom he believes to be acquainted with the facts to furnish such particulars.

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-	Registration of Births, Deaths, and Marriages (Amendment).
	 (e) by omitting paragraphs (a) (b) and (c) of sub-Sec. 11. section one of section eleven and by inserting (General in lieu thereof the following new paragraphs :— registry indexes.) (a) a general index of all births in New
5	 South Wales registered in each year; (b) a general index of all deaths in New South Wales registered in each year; (c) a general index of all marriages in New
10	South Wales registered in each year; (d) an index of all adoptions registered in pursuance of the rules of court made under the Child Welfare Act, 1923, as amended by subsequent Acts;
15	 (e) an index of all legitimations effected under the Legitimation Act, 1902; (f) by omitting section twelve and by inserting Sec. 12. in lieu thereof the following new section :
20	12. Any person on payment of the fees Searches and prescribed under the Conveyancing Act, 1919- ^{copies.} 1932, and on furnishing a written memoran- dum setting out the particular entry which he desires to find or search for and the reason for which the search or a certified copy of such entry is required shall be entitled—
25	 (a) at any time within the hours fixed for public business to require the Registrar- General or a district registrar to search in the indexes and also the several registers or books in which such entry
30	 may appear; and (b) to have a copy of that entry certified by the Registrar-General or district registrar as the case may be:

Provided, however, that if in the opinion of the Registrar-General or the district registrar the reason for which such search or certified copy is required is not sufficient the Registrar-General or the district registrar as the case may be may refuse to make the search and to furnish the certified copy:

Provided

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Provided further that where in an entry of the birth of a child there appears the word "illegitimate" or any other word directly referring to the fact that such child is illegitimate, such word shall not be included in any certified copy issued pursuant to this section.

(g) by omitting section fourteen and by inserting Sec. 14. in lieu thereof the following new section :--

14. (1) The Registrar-General may with Regulations. the approval of the Governor make regulations not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for giving effect to this Act and without limiting the generality of the foregoing power in particular in relation to the following matters—

(a) the management of the General Registry;

(b) the duties and powers of district registrars.

(2) The regulations may impose a penalty not exceeding ten pounds for any breach thereof.

- (3) The regulations shall—
- (a) after approval by the Governor be published in the Gazette;
- (b) take effect from the date of publication or from a later date specified in the regulations; and

(c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(4) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such

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-	Registration of Births, Deaths, and Marriages (Amendment).
-	such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.
5	 (h) (i) by omitting from subsection one of section Sec. 15. fifteen the words "several fees specified in (Fees.) the Second Schedule hereto" and by inserting in lieu thereof the words "fees prescribed under the Conveyancing Act, 1919-1932";
10	 (ii) by omitting from subsection two of the same section the figures "1898" and by inserting in lieu thereof the figures "1902";
15	 (i) by omitting section sixteen and by inserting Sec. 16. in lieu thereof the following new section :— 16. (1) No alteration shall be made in any Correction of entry in the register of a birth, marriage, or errors. death, except in accordance with this section. (2) Any clerical error which may from
20	time to time be discovered in any entry in the register may be corrected by the Registrar- General or by a district registrar by ruling through the erroneous particulars in such manner that the whole of such particulars are
25	readily legible, and by writing thereover the correct particulars verified by his initials and the date. (3) An error of fact or substance may, on such evidence as appears to him to be
30	 sufficient, be corrected— (a) by the Registrar-General in his register or in the copy of entry kept in the General Registry by making, signing, and dating an entry in the margin contain-
35	ing the correct particulars, and when such correction has been made by him in a copy of an entry, the Registrar- General shall direct the district registrar who has custody of the register in which
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sign, and date a similar correction in that entry, and the district registrar shall carry out such direction; or

(b) in like manner by the district registrar having custody of the register containing the entry to be corrected, and when such correction has been made, the district registrar shall furnish a copy of the marginal entry made by him and particulars sufficient to identify the entry corrected to the Registrar-General, who shall make a similar correction in his register.

(4) Any person furnishing evidence for the purpose of correcting an entry may be required by the Registrar-General or district registrar to sign the entry in the margin referred to in subsection three of this section.

(5) Every certified copy of an entry corrected in accordance with subsection two of this section shall omit the erroneous particulars, and every certified copy of an entry corrected in accordance with subsection three of this section shall include the matter contained in that entry and the entry in the margin.

(2) Regulations made by the Registrar-General in force at the commencement of this Act shall continue in force until repealed by regulations made after such commencement.

30 3. The Principal Act is further amended—

Further amendment of Act No. 17, 1899.

- (a) by omitting from subsection two of section Sec. 18 (2). eighteen the words "authorised by section (Certificates fifteen of this Act and the Second Schedule and fees.) hereto" and by inserting in lieu thereof the words "prescribed pursuant to section fifteen of this Act";
- (b) by inserting at the end of section nineteen the Sec. 19. words "In default of a parent so informing (Notice of the district registrar within the time referred ^{births.})
 - to,

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Registration of Births, Deaths, and Marriages (Amendment).	•
19A. The birth of every still-born child shall, within twenty-one days after the birth, be registered in both the register of births and the register of deaths, and for all the purposes of this Act the child shall be deemed to have been born alive and to have subsequently	19B. Birth and death of still-born children to be
died. 19B. (1) In the case of an illegitimate child no person shall as father of such child be required to give information under this Act concerning the birth of such child, and the district registrar shall not enter in the register the name of any person as father of such child unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall in such case sign the register together with the mother.	father of
(2) The registration of the birth of an illegitimate child shall not include any reference to a subsisting marriage of that child's mother.	
(d) (i) by omitting subsection one of section twenty-two and by inserting in lieu thereof	Sec. 22. (Further limit of time.)
 (1) No birth shall be registered after the expiration of six months— (a) following the date of such birth if it 	
occurred in New South Wales; or (b) after the arrival in New South Wales of the child if born at sea or	
out of New South Wales, except on the written authority of the Registrar-General in the case of a child not over the age of seven years, and in any	
other case on production of an order by a judge of the Supreme Court or of a district	Ó4

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court.

Notwithstanding anything in section twenty of this Act the declaration to found the registration may be made at any time, or if such declaration cannot be obtained the registration may be effected on such proof as to the Registrar-General or judge seems sufficient.

Such written authority or order may be given or made whether the child was born before or after the commencement of the Registration of Births, Deaths, and Marriages (Amendment) Act, 1934.

The form of application for an order under this subsection and the procedure thereon shall be as prescribed by rules of court.

(ii) by inserting at the beginning of subsection two of the same section the words "Any entry made in pursuance of this section shall set out that it is made by the written authority of the Registrar-General or in pursuance of an order of a judge of the Supreme Court or of a district court, as the case may be, and";

- (e) (i) by omitting from subsection one of section Sec. 23. twenty-three the words "shall within (Name given seven days" and by inserting in lieu after registration of birth.) thereof the word "may";
 - (ii) by omitting from the same subsection the words "according to" and by inserting in lieu thereof the words "in or to the effect of";
- (f) by omitting section twenty-four and by Sec. 24. inserting in lieu thereof the following new section :---

24. Upon receipt from the master or com-Registration mander of any vessel of information of any of births at birth on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General

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Registrar-General upon receipt of such information, whether from the master or commander of a vessel or from a district registrar, shall record the birth in his register.

5 4. The Principal Act is further amended—

Further amendment of Act No. 17, 1899,

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(a) by inserting next after section twenty-seven News. 27A. the following new section :-

27A. (1) The Registrar-General shall, from Registrartime to time, on application therefor furnish furnish medical to every legally qualified medical practitioner with certificates printed forms of certificates of cause of death. death.

(2) In the case of the death of any person who has been attended during his last illness by a legally qualified medical practitioner such medical practitioner shall-

- (a) sign and deliver or forward forthwith to the district registrar a certificate in or to the effect of the form in the Ninth Schedule to this Act stating the cause of death; and
- (b) deliver to the tenant of the house or place in which the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act of the signing of the certificate; and
- (c) in all cases of sudden death, or where, in the opinion of the medical practitioner, the death has occurred under any circumstances of suspicion, forthwith report the case to the coroner.

(3) In the case of the death of any person who has not been attended during his last illness by a legally qualified medical practitioner, a legally qualified medical practitioner who has viewed the body after death shall, if he is satisfied that the death was due to natural causes, sign and deliver or forward to the district registrar a certificate in or to the effect of the form in the Eleventh Schedule to this Act, and on signing and delivering or forwarding

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forwarding such certificate shall deliver to the tenant of the house or place where the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act.

(b) by omitting section twenty-eight and by Sec. 28. inserting in lieu thereof the following new section:—

28. Upon receipt from the master or Registration commander of any vessel of information of of deaths any death on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the commander of the vessel or from a district registrar, shall record the death in his register.

(c) by inserting at the end of subsection two of Sec. 29 (2). section twenty-nine the following words and (Inquests.) proviso: "or if the death has been previously registered shall add to or correct the entry, as the case may require:

"Provided that no such notification shall include anything incriminating any specified person, and that any entry already made which includes any such thing may, if the person has been acquitted of the crime, be amended by striking out the words incriminating such person."

> 30. (1) Every district registrar immediately Certificates upon registering any death or as soon thereafter of death. as he is required so to do shall, without fee or reward, deliver to the person giving information of death, a certificate under his hand according to the form in the Sixth Schedule hereto, that such death has been duly registered, and such person shall deliver the certificate to the undertaker or other person having charge of the

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	Registration of Births, Deaths, and Marriages (Amendment).
5	the funeral or in a case where the dead body is to be cremated, to the medical referee by whom the cremation is to be authorised. (2) A coroner or magistrate holding an inquest or inquiry upon any dead body may order the body to be buried before registration, and shall in such case give a certificate of his order in writing under his hand in or to the effect of the form in the Seventh Schedule.
10	 (5) (a) A person shall not bury any dead body or cause any dead body to be buried unless there is delivered to him— (i) the certificate referred to in subsection one of this section; or
15	 (ii) an order by a coroner or magistrate in accordance with subsection two of this section; or (iii) a notice in writing of the signing of a
20	medical certificate in accordance with section 27A of this Act. (b) Nothing in this section shall
25	prevent the burial of the body of a person whose death did not occur within a city, town, or village, or within ten miles of the residence or office of a coroner, magistrate, or a district registrar, but in any such case the person who buries the body shall forthwith report the facts to the officer in charge of the
30	nearest police station. (4) The certificate, order or notice, as the case may be, required to be delivered by paragraph (a) of subsection three of this sec- tion, shall be produced by the undertaker or
35	other person having charge of the funeral to the minister or officiating person who per- forms any religious service for the burial. If any dead body is buried for which no such certificate as is referred to in subsection one of this section is produced the minister or
40	of this section is produced, the minister or other officiating person shall forthwith give

notice of the facts to the district registrar.

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(5) Every undertaker or other person who buries or otherwise disposes of any dead body shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Eighth Schedule countersigned by two witnesses.

(6) In a case where the dead body is cremated, the superintendent or officer in charge of the crematorium shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Twelfth Schedule.

(7) In a case where a dead body is laid in a mausoleum, the superintendent or officer in charge of the mausoleum shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Thirteenth Schedule.

(e) by omitting section thirty-one and by inserting sec. 31. in lieu thereof the following section :--

31. (1) The Registrar-General upon a requi-Registration sition in that behalf may register as a minister of minister of religion. for celebrating marriages within New South Wales any minister of religion ordinarily officiating as such.

The registration may be made without fee or reward in a register book kept for the purpose and where made shall comprise the particulars specified in subsection two of this section.

(2) The requisition shall be in writing and shall specify the full name, religious denomination, designation, and residence of the minister.

(3) The requisition shall be supported by evidence to the satisfaction of the Registrar-General as to the matters stated in the requisition.

(f) by omitting section thirty-two and by inserting Sec. 32. in lieu thereof the following section :--

32. (1) Whenever any minister so registered Change of ceases to be designated by the name or descrip- residence, &c. tion appearing in the register book, or changes

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his address, he shall within three months thereafter cause his name, designation, and new residence to be registered anew with the Registrar-General. (2) If a minister fails to comply with the provisions of subsection one of this section the Registrar-General may cancel his registration, and thereupon he shall be deemed not to be registered within the meaning of the Marriage Act, 1899. (i) by omitting subsection two of section thirty- sec. 34. (g) four; (Annual list (ii) by omitting from subsection four of the same of names.) section the following words: "or resides in another district than the one within which he was last registered as residing "; (h) by omitting from section thirty-seven the words Sec. 37. "shall forfeit a sum not exceeding ten pounds" (Offences.) and by inserting in lieu thereof-(c) contravenes any provisions of this Act, shall be liable to a penalty not exceeding twenty pounds.

(i) by omitting the Second Schedule;

(j) by omitting the Fourth Schedule;

- (k) by omitting the Fifth Schedule :
 - (1) by omitting the Eighth Schedule and by Eighth inserting in lieu thereof the following new Schedule. Schedule :--

EIGHTH SCHEDULE.

I A.B. of undertaker do hereby certify Sec. 30 (5). that the body of C.D. was on the day of duly { buried by me delivered to the crematorium or mausoleum 19 at

in the presence of the undersigned. Witness our hands this dow of

Unis	uay	01	, 19 .
	(Signed) A	.B.	Undertaker*

We were present at the above burial (or delivery). .IRT

of yore bresent at the	abore ouriar	ł
Signature	Address [†]	
Signature	Address [†]	
* ***	and a set of the set o	

* If working for an employer give name of employer. The undertaker signing the certificate must be the person who conducted the funeral and not his employer. + The address should be the full address

The witnesses must be persons who were present at the funeral.

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(m) by inserting next after the Eighth Schedule the following new Schedules :--

Registrar to enter No. of Death Entry.

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NINTH SCHEDULE.

(Front of Form.)

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has been in attendance during the deceased's last illness, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and Marriages direct)

10 Name of deceased

Date of death as stated to me day of , 19 . Age as stated to me Place of death

Last seen alive by me day of , 19 . Seen* after Not seen*

15 death by me.

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Post-mortem held* not held*

	Cause of Death.			Dura	Duration of Disease.			
	· · · I.		të përfue	Years.	Months.	Days.		
20	Immediate cause ⁺							
	Morbid conditions, if any, giving rise to immediate cause (stated	(a)						
	in order proceeding backwards from immediate cause)	(b)						
25	II.	(c)		•				
	Other morbid conditions (if im- portant) contributing to death but not related to immediate							
30	cause			· wash				

I hereby certify that I was in medical attendance during the abovenamed deceased's last illness, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

Signature

35 Residence

Date

* Strike out whichever is inapplicable.

[†] This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back

Sec. 27A.



TENTH SCHEDULE.

Sec. 27A.

NOTICE OF SIGNING OF MEDICAL CERTIFICATE OF CAUSE OF DEATH.

I hereby give notice that I have this day signed a Medical Certificate of the Cause of Death of (name and address) deceased, who died 15 at (place) on (date).

Medical Practitioner.

Address

Date

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ELEVENTH SCHEDULE.

(Front of Form.)

R egistrar to enter No. of Death Entry. Sec. 27A (3).

MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has viewed the body of the deceased after death, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and 25 Marriages direct.)

Name of deceased Date of death as stated to me day of , 19 . Age as stated to me

Place

5)	Place of death							
	Last seen alive by me day of , 19. Post-mortem held*							
	not held*	e de la chine tradition	ilar Filiar					
5	Cause of Death.		Dura	tion of Di	sease.			
	I		Years.	Months.	Days.			
	Immediate cause †		Red	ei aut is	o senti //			
)	Morbid conditions, if any, giving rise to immediate cause (stated			- 0140 a'	toport -) the constant			
,	in order proceeding backwards from immediate cause) (a))		e la contra de la co	1			
	(b))		(iii)	(1. States)			
	II.							
5	Other morbid conditions (if im- portant) contributing to death but not related to immediate	e ansi						
	cause							
5	Signature Residence * Strike out whichever is inapplicable. † This means the disease, injury, or co mode of dying, as, e.g., heart failure, aspi	mplication w	Date hich cau	sed death,	, not the			
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	(Fill up where applicable.)	(Fill u	p where	applicat	ole.)			
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		tion.						
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	Medical Practitioner.)	Medical .	. I GOULUI		vel halman			

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	Registr	ation of Births, Deaths, a	and Marriages (Amendment).	
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			(Superintendent) (Officer in charge)	
Witr		The witness must be a person wh	o was present at the cremation.	10
			(d)	
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		CERTIFICATE AS TO LA		
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Tegislatibe Council.

Registration of Births, Deaths, and Marriages (Amendment) Bill, 1934.

EXPLANATORY MEMORANDUM.

THE object of this Bill is to effect certain amendments in the law relating to the Registration of Births, Deaths and Marriages.

The more important of these amendments are designed-

- (a) to provide for the appointment of deputy district registrars;
- (b) to enable the particulars required for the registration of births and deaths to be obtained more readily;
- (c) to enable the Registrar-General or a District Registrar to refuse to supply information concerning any entry in a register which may be sought merely to satisfy idle curiosity or to be used for improper purposes;
- (d) to extend the time (subject to certain safeguards) within which a birth may be registered;
- (c) to amend the provisions relating to births and deaths at sea, as navigation law is now a Commonwealth matter;
- (f) to provide for the furnishing of medical certificates of the cause of death;
- (g) to subject the disposal of human bodies to certain safeguards;
- (h) to amend the provisions relating to the registration of ministers of religion as ministers for celebrating marriages, so as to obviate the possibility of a recurrence of recent trouble concerning one minister who obtained registration for one denomination to which the official head claimed he did not belong; and
- (i) to require the registration of still-births, adopting a resolution carried at a Conference of Health Authorities and Government Statisticians, Melbourne, 1928.

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

W. R. McCOURT, Clerk of the Legislative Assembly. Legislative Assembly Chamber,



Sydney, 31 October, 1934.

ANNO VICESIMO QUINTO GEORGII V REGIS.

Act No. , 1934.

An Act to amend the Registration of Births, Deaths, and Marriages Act, 1899, in certain respects; and for purposes connected therewith.

B 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 of Short title. Births, Deaths, and Marriages (Amendment) Act, 1934," and shall be read with the Registration of Births,

Deaths, and Marriages Act, 1899, as amended by the 10 Registration of Births, Deaths, and Marriages (Amend-

ment) Act, 1930.

(2) The Registration of Births, Deaths, and Marriages Act, 1899, as so amended, is in this Act referred to as the Principal Act.

27839 59-A

(3)

(3) The Principal Act, as amended by this Act, may be cited as the Registration of Births, Deaths, and Marriages Act, 1899-1934.

(4) This Act shall commence upon a day to be5 appointed by the Governor and notified by proclamation published in the Gazette.

2. (1) The Principal Act is amended—

Amendment of Act No. 17, 1899.

 (a) (i) by omitting from section three the defini- Sec. 3. tion "Parent" and by inserting in lieu (Interpretathereof in the same section in appropriate ^{tion.}) positions having regard to alphabetical

sequence the following new definitions: — "Parent" means, in the case of a legitimate child, the father, or, if he is dead or absent, the mother or guardian; and, in the case of an illegitimate child, the mother.

"Prescribed" means prescribed by this Act or by any regulation made thereunder.

"Still-born child" means any child of seven months gestation or over not born alive, and includes any child not born alive which measures at least fourteen inches, but does not include any child which has actually breathed.

 (ii) by inserting in the definition of "District registrar" in the same section before the word "or" the words "deputy district registrar";

(b) (i) by inserting at the end of subsection one sec. 6. of section six the words "The Governor (District may also appoint persons to be deputy registrars.) district registrars";

(ii) by inserting after subsection two of the same section the following new subsections:—

(3) A deputy district registrar shall perform the duties, have all the powers and be

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be subject to all the responsibilities of a district registrar in case of death, illness or absence of the district registrar whose place he is filling.

(4) Whenever a district registrar shall die, a deputy may act until a new appointment has been made to the office vacated by the death, and whenever a district registrar (or, in case of illness incapacitating him to do so, his medical attendant) shall certify under his hand that he, the district registrar, is unable through illness to perform his duties, or that he, the district registrar, is about to be absent, a deputy district registrar may act until he shall receive from the officer whose deputy he is a certificate under the hand of such officer that he has resumed duty.

(5) A deputy district registrar shall forthwith report in writing to the Registrar-General when he assumes the duties of a district registrar owing to the death, illness or absence of the district registrar and the district registrar shall forthwith report in writing to the Registrar-General when he resumes the duties of his office.

(c) by omitting from subsection two of section Sec. 8. eight the words "every such book shall be (District paged" and by inserting in lieu thereof the register.) words "all entries in any such book shall be numbered";

(d) by inserting next after section nine the follow- New s. 9A. ing new section :---

9A. In case any particulars required for the District purpose of registration of a birth or death are registrars may require unknown to the person who by this Act is particulars required to inform the district registrar, or in to be case of default by that person in so informing, for purposes the district registrar may require any person tion. whom he believes to be acquainted with the facts to furnish such particulars.

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	Registration of Births, Deaths, and Marriages (Amendment).
	(e) by omitting paragraphs (a) (b) and (c) of sub-Sec. 11 section one of section eleven and by inserting (General in lieu thereof the following new paragraphs : registry indexes.)
5	 (a) a general index of all births in New South Wales registered in each year; (b) a general index of all deaths in New
10	 South Wales registered in each year; (c) a general index of all marriages in New South Wales registered in each year; (d) an index of all adoptions registered in
10	pursuance of the rules of court made under the Child Welfare Act, 1923, as amended by subsequent Acts;
15	 (e) an index of all legitimations effected under the Legitimation Act, 1902; (f) by omitting section twelve and by inserting Sec. 12.
	in lieu thereof the following new section :
20	dum setting out the particular entry which he desires to find or search for and the reason
25	for which the search or a certified copy of such entry is required shall be entitled— (a) at any time within the hours fixed for
	public business to require the Registrar- General or a district registrar to search in the indexes and also the several registers or books in which such entry
30	may appear; and (b) to have a copy of that entry certified by the Registrar-General or district registrar as the case may be:
35	Provided, however, that if in the opinion of the Registrar-General or the district registrar the reason for which such search or certified copy is required is not sufficient the Registrar-
	General or the district registrar as the case may be may refuse to make the search and to
10	furnish the certified copy: Provided

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Act No. , 1934.

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Sec. 14.

Regulations.

-	Regist	ration of Births, Deaths, and Marriages (Amendment).
5		Provided further that where in an entry of the birth of a child there appears the word "illegitimate" or any other word directly referring to the fact that such child is illegiti- mate, such word shall not be included in any certified copy issued pursuant to this section.
10	(g)	by omitting section fourteen and by inserting s in lieu thereof the following new section :
10		not inconsistent with this Act prescribing all matters which by this Act are required or permitted to be prescribed or which are necessary or convenient to be prescribed for
15		giving effect to this Act and without limiting the generality of the foregoing power in particular in relation to the following matters—
20		 (a) the management of the General Registry; (b) the duties and powers of district registrars.
		(2) The regulations may impose a penalty not exceeding ten pounds for any breach thereof.
25		 (3) The regulations shall— (a) after approval by the Governor be published in the Gazette; (b) take effect from the date of publication in the date of publication.
30		tion or from a later date specified in the regulations; and

(c) be laid before both Houses of Parliament within fourteen sitting days after the publication thereof if Parliament is then in session, and if not, then within fourteen sitting days after the commencement of the next session.

(4) If either House of Parliament passes a resolution of which notice has been given at any time within fifteen sitting days after such regulations have been laid before such

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Registration of Births, Deaths, and Marriages (Amendment).	
such House disallowing any regulation or part thereof, such regulation or part shall thereupon cease to have effect.	
(h) (i) by omitting from subsection one of sections fifteen the words "several fees specified in (Sec. 15.
the Second Schedule hereto" and by inserting in lieu thereof the words "fees prescribed under the Conveyancing Act, 1919–1932";	1000.7
 (ii) by omitting from subsection two of the same section the figures "1898" and by inserting in lieu thereof the figures "1902"; 	
(i) by omitting section sixteen and by inserting s in lieu thereof the following new section :	Sec. 16.
 16. (1) No alteration shall be made in any of entry in the register of a birth, marriage, or death, except in accordance with this section. (2) Any clerical error which may from 	
time to time be discovered in any entry in the register may be corrected by the Registrar- General or by a district registrar by ruling through the erroneous particulars in such	
manner that the whole of such particulars are readily legible, and by writing thereover the correct particulars verified by his initials and the date.	
(3) An error of fact or substance may, on such evidence as appears to him to be sufficient, be corrected—	
(a) by the Registrar-General in his register or in the copy of entry kept in the General Registry by making signing and	
General Registry by making, signing, and dating an entry in the margin contain- ing the correct particulars, and when such correction has been made by him	
in a copy of an entry, the Registrar- General shall direct the district registrar who has custody of the register in which	
the original entry was made to make, sign,	

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sign, and date a similar correction in that entry, and the district registrar shall carry out such direction; or

(b) in like manner by the district registrar having custody of the register containing the entry to be corrected, and when such correction has been made, the district registrar shall furnish a copy of the marginal entry made by him and particulars sufficient to identify the entry corrected to the Registrar-General, who shall make a similar correction in his register.

(4) Any person furnishing evidence for the purpose of correcting an entry may be required by the Registrar-General or district registrar to sign the entry in the margin referred to in subsection three of this section.

(5) Every certified copy of an entry corrected in accordance with subsection two of this section shall omit the erroneous particulars, and every certified copy of an entry corrected in accordance with subsection three of this section shall include the matter contained in that entry and the entry in the margin.

(2) Regulations made by the Registrar-General in force at the commencement of this Act shall continue in force until repealed by regulations made after such commencement.

30 3. The Principal Act is further amended—

Further amendment of Act No. 17, 1899.

- (a) by omitting from subsection two of section Sec. 18 (2). eighteen the words "authorised by section (Certificates fifteen of this Act and the Second Schedule and fees.) hereto" and by inserting in lieu thereof the words "prescribed pursuant to section fifteen of this Act";
- (b) by inserting at the end of section nineteen the sec. 19. words "In default of a parent so informing (Notice of the district registrar within the time referred births.)

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to,

to, the district registrar may be informed by the occupier of the house where the child was born or by any person present at the birth";

(c) by inserting next after section nineteen the New ss. 19A, 19B. following new sections :--

19A. The birth of every still-born child shall, Birth and within twenty-one days after the birth, be death of still-born registered in both the register of births and children to be the register of deaths, and for all the purposes registered. of this Act the child shall be deemed to have been born alive and to have subsequently died.

19B. (1) In the case of an illegitimate child Saving for no person shall as father of such child be illegitimate required to give information under this Act child. concerning the birth of such child, and the district registrar shall not enter in the register the name of any person as father of such child unless at the joint request of the mother and of the person acknowledging himself to be the father of such child, and such person shall in such case sign the register together with the mother.

(2) The registration of the birth of an illegitimate child shall not include any reference to a subsisting marriage of that child's mother.

(d) (i) by omitting subsection one of section Sec. 22. twenty-two and by inserting in lieu thereof (Further limit of time.) the following new subsection :---

(1) No birth shall be registered after the expiration of six months-

- (a) following the date of such birth if it occurred in New South Wales; or
- (b) after the arrival in New South Wales of the child if born at sea or out of New South Wales,

except on the written authority of the Registrar-General in the case of a child not over the age of seven years, and in any other case on production of an order by a judge of the Supreme Court or of a district The court.

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The form of application for an order under this subsection and the procedure thereon shall be as prescribed by rules of court.

(ii) by inserting at the beginning of subsection two of the same section the words "Any entry made in pursuance of this section shall set out that it is made by the written authority of the Registrar-General or in pursuance of an order of a judge of the Supreme Court or of a district court, as the case may be, and ";

- (e) (i) by omitting from subsection one of section Sec. 23.
 twenty-three the words "shall within (Name given seven days" and by inserting in lieu after registration of birth.) thereof the word "may";
 - (ii) by omitting from the same subsection the words "according to" and by inserting in lieu thereof the words "in or to the effect of";

(f) by omitting section twenty-four and by Sec. 24. inserting in lieu thereof the following new section :---

24. Upon receipt from the master or com-Registration mander of any vessel of information of any of births at birth on such vessel while at sea on its latest voyage to a port in New South Wales, a district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the master or commander of a vessel or from a district registrar, shall record the birth in his register.

4. The Principal Act is further amended-

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(a) by inserting next after section twenty-seven News. 27A.the following new section :---

27A. (1) The Registrar-General shall, from Registrar-General to time, on application therefor furnish medical to every legally qualified medical practitioner with certificates printed forms of certificates of cause of death. (2)

Further amendment of Act No. 17, 1899,

(2) In the case of the death of any person who has been attended during his last illness by a legally qualified medical practitioner such medical practitioner shall—

- (a) sign and deliver or forward forthwith to the district registrar a certificate in or to the effect of the form in the Ninth Schedule to this Act stating the cause of death; and
- (b) deliver to the tenant of the house or place in which the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act of the signing of the certificate; and
- (c) in all cases of sudden death, or where, in the opinion of the medical practitioner, the death has occurred under any circumstances of suspicion, forthwith report the case to the coroner.

(3) In the case of the death of any person who has not been attended during his last illness by a legally qualified medical practitioner, a legally qualified medical practitioner who has viewed the body after death shall, if he is satisfied that the death was due to natural causes, sign and deliver or forward to the district registrar a certificate in or to the effect of the form in the Eleventh Schedule to this Act, and on signing and delivering or forwarding such certificate shall deliver to the tenant of the house or place where the death occurred a notice in writing in or to the effect of the form in the Tenth Schedule to this Act.

(b) by omitting section twenty-eight and by sec. 28. inserting in lieu thereof the following new section:—

28. Upon receipt from the master or Registration commander of any vessel of information of of deaths any death on such vessel while at sea on its latest voyage to a port in New South Wales, a district

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district registrar shall forward such information to the Registrar-General, and the Registrar-General upon receipt of such information, whether from the commander of the vessel or from a district registrar, shall record the death in his register.

(c) by inserting at the end of subsection two of Sec. 29 (2). section twenty-nine the following words and (Inquests.) proviso: " or if the death has been previously registered shall add to or correct the entry, as the case may require :

"Provided that no such notification shall include anything incriminating any specified person, and that any entry already made which includes any such thing may, if the person has been acquitted of the crime, be amended by striking out the words incriminating such person."

30. (1) Every district registrar immediately _{Certificates} upon registering any death or as soon thereafter of death. as he is required so to do shall, without fee or reward, deliver to the person giving information of death, a certificate under his hand according to the form in the Sixth Schedule hereto, that such death has been duly registered, and such person shall deliver the certificate to the undertaker or other person having charge of the funeral or in a case where the dead body is to be cremated, to the medical referee by whom the cremation is to be authorised.

(2) A coroner or magistrate holding an inquest or inquiry upon any dead body may order the body to be buried before registration, and shall in such case give a certificate of his order in writing under his hand in or to the effect of the form in the Seventh Schedule.

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(3)

	1100 1101 , 1001
	Registration of Births, Deaths, and Marriages (Amendment).
-	(3) (a) A person shall not bury any dead body or cause any dead body to be buried unless there is delivered to him—
5	 (i) the certificate referred to in subsection one of this section; or (ii) an order by a coroner or magistrate in accordance with subsection two of this
10	section; or (iii) a notice in writing of the signing of a medical certificate in accordance with section 27A of this Act.
	(b) Nothing in this section shall prevent the burial of the body of a person whose death did not occur within a city,
15	town, or village, or within ten miles of the residence or office of a coroner, magistrate, or a district registrar, but in any such case the person who buries the body shall forthwith report the facts to the officer in charge of the
20	nearest police station. (4) The certificate, order or notice, as the case may be, required to be delivered by paragraph (a) of subsection three of this sec- tion, shall be produced by the undertaker or
25	other person having charge of the funeral to the minister or officiating person who per- forms any religious service for the burial. If any dead body is buried for which no such certificate as is referred to in subsection one
30	of this section is produced, the minister or other officiating person shall forthwith give

notice of the facts to the district registrar. (5) Every undertaker or other person who buries or otherwise disposes of any dead body shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Eighth Schedule countersigned by two witnesses.

(6) In a case where the dead body is cremated, the superintendent or officer in charge

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

the Thirteenth Schedule.

charge of the crematorium shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in the Twelfth Schedule. (7) In a case where a dead body is laid

in a mausoleum, the superintendent or officer in charge of the mausoleum shall forthwith cause to be transmitted to the district registrar a certificate in or to the effect of the form in

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(e) by omitting section thirty-one and by inserting Sec. 31.
in lieu thereof the following section :---31. (1) The Registrar-General upon a requi-Registration

sition in that behalf may register as a minister of minister of for celebrating marriages within New South Wales any minister of religion ordinarily officiating as such.

The registration may be made without fee or reward in a register book kept for the purpose and where made shall comprise the particulars specified in subsection two of this section.

(2) The requisition shall be in writing and shall specify the full name, religious denomination, designation, and residence of the minister.

(3) The requisition shall be supported by evidence to the satisfaction of the Registrar-General as to the matters stated in the requisition.

(f) by omitting section thirty-two and by inserting Sec. 32. in lieu thereof the following section : --

32. (1) Whenever any minister so registered Change of ceases to be designated by the name or description appearing in the register book, or changes his address, he shall within three months thereafter cause his name, designation, and new residence to be registered anew with the Registrar-General.

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(2)

Registration of Births, Deaths, and Marriages (Amendment). (2) If a minister fails to comply with the provisions of subsection one of this section the Registrar-General may cancel his registration, and thereupon he shall be deemed not to be registered within the meaning of the Marriage Act, 1899. (g) (i) by omitting subsection two of section thirty- Sec. 34. four; (Annual list (ii) by omitting from subsection four of the of names.) same section the following words: "or resides in another district than the one within which he was last registered as residing "; (h) by omitting from section thirty-seven the words Sec. 37. "shall forfeit a sum not exceeding ten pounds" (Offences.) and by inserting in lieu thereof-(c) contravenes any provisions of this Act, shall be liable to a penalty not exceeding twenty pounds. (i) by omitting the Second Schedule; (j) by omitting the Fourth Schedule; (k) by omitting the Fifth Schedule; (1) by omitting the Eighth Schedule and by Eighth inserting in lieu thereof the following new Schedule. Schedule :--EIGHTH SCHEDULE. I A.B. of undertaker do hereby certify Sec. 30 (5). that the body of C.D. was on the duly { buried by me day of 19 delivered to the crematorium or mausoleum in the presence of the undersigned. at Witness our hands this day of , 19 . (Signed) A.B. Undertaker* We were present at the above burial (or delivery).

Signature	Address [†]
Signature	Address [†]

* If working for an employer give name of employer.

The undertaker signing the certificate must be the person who conducted the funeral and not his employer. The address should be the full address

The witnesses must be persons who were present at the funeral.

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	Registration of Births, Deaths, and Marriage	es (Amendmen	<i>t</i>).
	(m) by inserting next after the 1 the following new Schedules :-	Eighth Sch	nedule
	NINTH SCHEDULE. (Front of Form.)	Registrar to e of Death F	enter No. Sec. 27.
5	MEDICAL CERTIFICATE OF CAUSE OF (For use only by a legally qualified medical pract in attendance during the deceased's last illness, and forwarded by him to the District Registrar of Marriages direct.)	etitioner who hand to be deliv	vered or
0	· · ·	, 19 .	
.5	Last seen alive by me day of , 19 death by me. Post-mortem held* not held*	Seen* Not seer	_{1*} after
	Cause of Death.	Duration of Di	sease.
0	I. Immediate cause†	Zears. Months.	Days.
	Morbid conditions, if any, giving (a) rise to immediate cause(stated in order proceeding backwards (b)		
5	from immediate cause) (c) III.		
	Other morbid conditions (if im-		

I hereby certify that I was in medical attendance during the above-named deceased's last illness, and that the particulars and cause of death above written are true to the best of my knowledge and belief.

Signature

Residence

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Date

Strike out whichever is inapplicable.
† This means the disease, injury, or complication which caused death, not the mode of dying, as, e.g., heart failure, asphyxia, asthenia, &c.

(Back



TENTH SCHEDULE.

Sec. 27A.

NOTICE OF SIGNING OF MEDICAL CERTIFICATE OF CAUSE OF DEATH.

I hereby give notice that I have this day signed a Medical Certificate of the Cause of Death of (name and address) deceased, who died 15 at (place) on (date).

Medical Practitioner.

Address Date

ELEVENTH SCHEDULE.

(Front of Form.)

R egistrar to enter No. of Death Entry. Sec. 27A (3).

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MEDICAL CERTIFICATE OF CAUSE OF DEATH.

(For use only by a legally qualified medical practitioner who has viewed the body of the deceased after death, and to be delivered or forwarded by him to the District Registrar of Births, Deaths, and 25 Marriages direct.)

Name of deceased

Date of death as stated to me day of , 19 . Age as stated to me

Place

Registration of Births, Deaths, and Marriages (Amendment).								
.9	Place of death Last seen alive by me day of , 19 . Post-mortem held* not held*							
5	Cause of Death.	T CYCLE		Dura	tion of Dis	sease.		
	, I .			Years.	Months.	Days.		
10	Immediate cause † Morbid conditions, if any, giving rise to immediate cause (stated in order proceeding backwards from immediate cause)	(a) (b)	··· ···					
15	II. Other morbid conditions (if im- portant) contributing to death but not related to immediate cause							
20	I hereby certify that I viewed after death, and that the particul are true to the best of my knowle Signature Residence	ars	and cause and belie	of deat	-named d h above	eceased written		
25	* Strike out whichever is inapplicab † This means the disease, injury, or mode of dying, as, e.g., heart failure, a	com	plication w	hich cau	sed death,	not the		
	(Back of			4				
	(Fill up where applicable.)		(Fill uj	p where B	applicat	ole.)		
30	A.		I may to give, Registra	be in a on appl	position ication b	y the		
	I have reported this case to the Coroner.		informat death for precise	ion as the pu	to caus rpose of	e of more		

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p.t.

and the second

(Initials of Certifying Medical Practitioner.)

59—B

TWELFTH

(Initials of Certifying Medical Practitioner.)

precise statistical classifica-tion.

TWELFTH SCHEDULE.

Sec. 30 (6).

Sec. 30 (7).

CERTIFICATE AS TO CREMATION.

(Superintendent Ι of (address) Officer in charge 5 do hereby certify that the body of of No. Street day of was on the 19 duly cremated in the presence of the undersigned. at Witness our hands this day of 19 .

*Witness

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(Superintendent) (Officer in charge)

* The witness must be a person who was present at the cremation.

THIRTEENTH SCHEDULE.

CERTIFICATE AS TO LAYING IN MAUSOLEUM.

15 (Superintendent Ι of (address) Officer in charge do hereby certify that the body of of No. Street 19 was on the day of duly laid in the mausoleum at in the presence of the undersigned. 20 Witness our hands this day of 19 .

> (Superintendent) (Officer in charge)

*Witness

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 $\ensuremath{^\bullet}$ The witness must be a person who was present at the mausoleum when the body was du laid therein.

(n) by omitting from section one the figures Se 1.
 "36" and by inserting in lieu thereof the (Revision.) figures and letter "36A."

Sydney: Alfred James Kent, I.S.O., Government Printer-1934. [1e. 8c.]

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