III. Provided always, That no parson, minister, vicer or curate, solemnising marriages after the twenty-fifth day of March, in the year one thousand seven hundred and fifty-four, between persons, both or one of whom shall be under the age of twenty-one years, after banns published, shall be punishable by ecclesiastical consure for solemnising such marriages without consent of parents or guardian whose consent is required by law, unless such parson, minister, But who vicar or curate, shall have notice of the dissent of ention such parents or guardians; and in case such parents or guardians, or one of them, shall openly and publiely declare or cause to be declared, in the church or chapel where the banns shall be so published, at the time of such publication, his, her or their dissent to such marriage, such publication of banns shall be absolutely void.

IV. And it is hereby further enacted, That no Licenses to license of marriage shall, from and after the said in twenty-fifth day of March, in the year one thousand such paris seven hundred and fifty-four, be granted by any one of the archbishop, bishop, or other ordinary or person haver having authority to grant such ficenses, to solemnise ac any marriage in any other church or chapel, than in the parish church or public chapel of or belonging to the parish or chapelry, within which the usual place of abode of one of the persons to be married shall have been for the space of four weeks immediately before the granting of such license; or where both or either of the parties to be married shall dwell in any extra parochial place, having no church or chapel wherein banns have been usually published,

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