Technical and Bibliographic Notes / Notes techniques et bibliographiques

10x	T	14	<u> </u>		18x				22x				26x	./			30x		
Ce do	tem is filmed ocument est fi	ilmé au tau	x de rédu		ué ci-d		ıs.					1							
\checkmark	Additional Comment			ginatior aires:	n is a	s fo	llows:	: p.	[605]	-608.									
	Blank leaves added during restorations may appear within the text. Whenever possible, these have been omitted from filming / Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le texte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.									cold film	oratio	ns valeux 1	ariabl	es o	u des	déc	osant olora meille	tions	sont
	Tight binding may cause shadows or distortion along interior margin / La reliure serrée peut causer de l'ombre ou de la distorsion le long de la marge intérieure.									Opto disc	enir la posir colour	meil g paration	leure iges s are	imag with filme	e pos vary d twic	sible. ving to	colou ensui	uration	on or e best
	Only edition available / Seule édition disponible									pos par	ssible tiellen	ima nent c	age /	/ Les	s pag paru	ges n feui	ensu totale illet d'	emer errata	nt ou a, une
	Bound with Relié avec			nts						_		•		-			by e		•
	Coloured p Planches			3/							ntary	material /							
	Coloured i		e or black) / bleue ou noire)						Quality of print varies / Qualité inégale de l'impression										
	Coloured r				eur				owthro					J. 100	-				
	Cover title	missing /	/ Le titre	de couve	erture	mano	que								etees déta	•	quées	5	
	Covers res				;										ed or				
	Covers damaged / Couverture endommagée									-	-				ımina pellicu				
	Coloured covers / Couverture de couleur														de co endo		r agées	i	
The Institute has attempted to obtain the best original copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.									été plair ogra ou q	Institut a microfilmé le meilleur exemplaire qu'il lui a é possible de se procurer. Les détails de cet exem- aire qui sont peut-être uniques du point de vue bibli- graphique, qui peuvent modifier une image reproduite qui peuvent exiger une modification dans la métho- e normale de filmage sont indiqués ci-dessous.									

12x

16x

20x

24x

28x

32x



ANNO QUINTO

GEORGII IV. REGIS.

C A P. LXVIII.

An Act to repeal an Act passed in the Fifty-seventh Year of the Reign of His late Majesty King George the Third, intituled An Act to regulate the Celebration of Marriages in Newfoundland; and to make further Provision for the Celebration of Marriages in the said Colony and its [17th June 1824.] Dependencies.

THEREAS it is expedient that an Act made in the Fiftyseventh Year of the Reign of His late Majesty King George the Third, intituled Act to regulate the Celebration of 57 G.3. c. 51. Marriages in Newfoundland, should be repealed, and that further and more effectual Provision should be made for the Celebration of Marriages in Newfoundland; be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That from and repealed. after the Twenty-fifth Day of March, in the Year One thousand eight hundred and twenty-five, the said recited Act of the Fifty-seventh Year of the Reign of His said late Majesty shall be and the same is hereby repealed: Provided always, that all Marriages which have Marriages taken place at any Time before the passing of this Act in Newfound-that have land, and which have not been declared and adjudged to be void or invalid by any Court of competent Jurisdiction, and all Marriages to be void which shall take place in Newfoundland previously to the Twenty-fifth declared to Day of March in the Year One thousand eight hundred and twenty he valid Day of March in the Year One thousand eight hundred and twenty- be valid. five, shall be and the same are hereby declared to be as good and valid as if the said recited Act had not been passed or made; any thing in the said recited Act to the contrary in anywise notwithstanding.

II. And

Marriages hereafter to be celebrated by Persons in Orders, except, &c.

Power to Secretary of State or Governor, &c. to grant Licences to Persons employed in the Duties of a Teacher or Preacher of Religion to celebrate Marriages within the Colony.

to take the Oath prescribed by

11. And be it further enacted, That all Marriages which may hereafter be had in Newfoundland shall be celebrated by Persons in Holy Orders, except in the Cases herein-after specially excepted and provided for.

III. And whereas by reason of the great Extent of the said Island of Newfoundland, and the Want of internal Communication between the different Parts of the said Island during the greater Part of the Year, Difficulties have arisen with respect to the Solemnization of Marriages in various Settlements and Stations there; and it is expedient that temporary Provision be made for the legal Solemnization of Marriages in such Settlements or Stations as aforesaid; be it therefore enacted, That it shall and may be lawful for One of His Majesty's Principal Secretaries of State, or for the Governor or Acting Governor for the Time being of the Colony of Newfoundland, to grant Licences or a Licence to celebrate Marriages within the said Colony or its Dependencies, to any Person or Persons who shall employ themselves or himself solely in the Duties of a Teacher or Preacher of Religion in the said Colony, and who shall not follow or engage in any Trade or Business, or other Profession, Occupation, or Employment, for their or his Livelihood, except that of a School-Such Persons master: Provided always, that no such Licence as aforesaid shall be granted to any such Persons or Person as aforesaid, unless they or he shall first have taken the Oath and subscribed the Declaration spe-52G.3.c.155, cified in an Act passed in the Fifty-second Year of the Reign of His late Majesty King George the Third, intituled An Act to repeal certain Acts and amend other Acts relating to Religious Worship and Assemblies, and Persons teaching or preaching therein, and shall have produced a Certificate thereof to His Majesty's said Principal Secretary of State, or to the Governor or Acting Governor of Newfoundland, as the Case may be; or unless such Persons or Person shall take the said Oath and subscribe the said Declaration before the Governor or Acting Governor of the said Colony, who is hereby authorized and required to administer such Oath and to tender such Declaration to the Persons or Person requiring to take and make and subscribe the same.

Such Licensed Persons empowered to celebrate Marriages in Cases where the Woman could not repair without Inconvenience to some Established Church or Chapel. Penalty cclebrate" Marriage

53.25

IV. And be it further enacted, That it shall and may be lawful for any Person, to whom any such Licence as aforesaid shall be granted in Manner aforesaid, to celebrate Marriages between any Persons resident in the said Colony of Newfoundland or its Dependencies, in any Case where, by reason of the Difficulty of the internal Communication between different Parts of the said Colony or its Dependencies, the Woman about to be married could not, without Inconvenience, repair from her ordinary Place of Abode, for the Purpose of contracting such Marriage, to some Church or Chapel of or belonging to the Established Church of England wherein Divine Service is regularly performed; and if any such Person as aforesaid shall celebrate any Marriage by virtue of any such Licence as aforesaid, in any Case wherein such Inconvenience as aforesaid shall not exist, the Person so offending shall incur and become liable to the Payment of a Fine not less than Ten Pounds, nor more than Fifty Pounds British Sterling Money, and shall forfeit and be deprived: of such his Licence: Provided nevertheless, that every Marriage where such actually celebrated within the said Colony or its Dependencies by any Case does not exist. Person having any such Licence as aforesaid, shall be good and valid to all Intents and Purposes, and shall not be rendered invalid by valid notwithreason of any such Illegality as aforesaid on the Part of the Person standing. celebrating the same.

V. And be it further enacted, That no such Person to whom any Such Marsuch Licence may be so granted as aforesaid shall celebrate or per- in Presence form Marriage between any Persons in Newfoundland, except in the of Two Presence of Two credible Witnesses; and if any such Person shall Witnesses. celebrate or perform any Marriage between any Persons in Newfoundland, except in the Presence of Two credible Witnesses, he shall incur and become liable to the Payment of a Fine not less than Penalty. Ten Pounds nor more than Fifty Pounds British Sterling Money; but the Want of such Witnesses shall not invalidate the Marriage.

VI. And be it further enacted, That every Person by whom Certificate any Marriage shall be celebrated or performed in Newfoundland at of Marriages any Time after the Twenty-fifth Day of March in the Year One licensed thousand eight hundred and twenty-five, shall, under the Penalty Persons of Five Pounds British Sterling Money, within Twelve Calendar to be deliMonths next following such Marriage, deliver or cause to be deMinister livered to the Secretary of the Governor or Acting Governor of the of some said Island, or to the Incumbent or Officiating Minister of some Established Church or Chapel of the Established Church of England, in the Towns of Saint John's Harbour, Grace in Conception Bay, or Trinity Harbour in Trinity Bay, in the said Island, a Certificate thereof in Writing, subscribed with his own Name, and with the Names or Months on Marks of the Parties married to the Names of the Parties married to the Names of Panelty of the Parties married to the Names of Panelty of the Panelty of the Panelty of the Names of the Panelty of the Panelty of the Names of the Panelty of the Names of the Panelty of the Names of the Panelty of the Panelty of the Names of the Names of the Names of the Panelty of the Names Marks of the Parties married, together with the Names of Two cre-Penalty of 5t. dible Witnesses present at such Marriages; and every such Certificate shall be made in Form following; (that is to say),

 Marriage solemnized at • Newfoundland:

in the Island of Form of Certificate.

'THIS is to certify, That A. B. [the Man married] of , were married at and C. D. [the Woman married] of in the Year of our Lord , by me, this E. F.

> [Clergyman in Holy Orders, or Preacher licensed to celebrate Marriages.]

'This Marriage was solemnized between us, $\begin{cases} A. B. \\ and \\ C. D. \end{cases}$

' In the Presence of us, $\{G. H. \text{ of } \}$ Witnesses present at $\{I. K. \text{ of } \}$ the said Marriage.'

WIL. And be it further enacted, That whenever any such Certifi- Such Certificate of Marriage as aforesaid shall be delivered to the Secretary of the cates to be Governor, or to the Incumbent or Officiating Minister of any such entered in the Church or Chapel of the Established Church of England as aforesaid, Book of Mar-

he shall, within Seven Days next after the Receipt of every such Certificate, and upon the Payment or Tender to him of One Shilling and no more, enter or cause to be entered a true and correct Copy thereof in a public Book or Register of Marriages, to be by him kept for that Purpose; and such public Book or Register shall be kept and remain at the Office of the said Secretary, or at such Church or Chapel of the Established Church of England as aforesaid, and shall be open to the Inspection of any Person or Persons requiring to consult or examine the same, at all convenient Hours; and the said Secretary, or the said Incumbent or Officiating Minister shall make and deliver to any and every Person who shall demand the same, a true Copy of any Entry contained in the said public Book or Register of Marriages, attested by him, in the Form following; (that is to say),

A Copy of the Entry to be given.

- 'A true Copy, extracted from the Public Register of Marriages of the Secretary's Office, or of the Church or Chapel of in Newfoundland, by me,
 - ' K. L. Government Secretary, or Incumbent, or 'Officiating Minister of such Church or Chapel.'

And the said Government Secretary, or the said Incumbent or Officiating Minister of such Church or Chapel, shall carefully preserve and file all the original Certificates of Marriage, so that Reference may be had to the same in like Manner as to the said Register.

Book of Register or attested Copy to be Evidence.

VIII. And be it further enacted, That any such public Book or Register of Marriages in Newfoundland, or such attested Copy as aforesaid of any Entry in any such public Book or Register of Marriages, the Handwriting of the said Government Secretary, or of the attesting Minister being duly proved, shall be deemed and taken to be, and shall for all Purposes be received as good and sufficient Evidence of the due Celebration of any Marriage in Newfoundland, which by such Book or Register, or by such attested Copy, shall appear or purport to have been celebrated; and every such Marriage shall, upon the Production of such Book or Register, or of such attested Copy, and Proof as aforesaid, be deemed and taken to have been duly performed and celebrated.

Not to extend to the Marriages of Quakers, &c. IX. Provided always, and be it enacted, That nothing in this Act contained relating to Marriages in Newfoundland shall extend to any Marriages amongst the People called Quakers, or amongst the Persons professing the Jewish Religion, where both the Parties to any such Marriage shall be of the People called Quakers or Persons professing the Jewish Religion respectively.

Continuance of Act.

X. And be it further enacted, That this Act shall continue and be in force for Five Years from the passing thereof, and no longer.

LONDON: Printed by George Eyre and Andrew Strahan, Printers to the King's most Excellent Majesty. 1824.