

Marriage and Registration Act 1856

1856 CHAPTER 119

XIII Superintendent Registrar to whom Notice is given may grant Licence for Marriage (under 3 & 4 Vict. c.72) in a District in which neither of the Parties resides.

When any Marriage is intended to be solemnized between Parties not of the Society of Friends commonly called Quakers, or not professing the Jewish Religion, by Licence under the Provisions of the before-recited Act of the Third and Fourth Years of Her Majesty, Chapter Seventy-two, in a registered Building situated in a District within which neither of the Parties resides, it shall be lawful for the Superintendent Registrar to whom Notice of such intended Marriage shall have been given to grant to the Party applying for the same a Licence for such Marriage to be solemnized in the registered Building stated in such Notice; and every Licence and Certificate granted in pursuance of this Enactment shall be as valid and effectual to all Intents and Purposes as if the same had been granted by the Superintendent Registrar of the District in which the registered Building wherein the Marriage is intended to be solemnized is situated.