

## Non-Parochial Registers Act 1840

## CHAPTER 92

## NON-PAROCHIAL REGISTERS ACT 1840

- [1.] Certain registers to be deposited in the custody of the registrar general.
  - 2 .....
  - 3 Declaratory provisions as to the general register office.
  - 4 Commissioners to identify the registers deposited.
  - 5 Lists to be made; which shall be open to search; and certified extracts had therefrom.
  - 6 Registers deemed in legal custody, and shall be receivable in evidence.
  - 7 Fees to be accounted for.
  - 8 Every person who . . . . . shall...
  - 9 Extracts from registers to be stamped with the seal of office.
  - 10 Extracts to describe the register whence taken. Production of register shall be sufficient.
  - 11 Certified extracts may be used in courts of law and sessions, upon notice given.
  - 12 If the original be used, notice must nevertheless be given.
  - 13 Certified extracts may be used in evidence on examination of witnesses, or at the hearing of the cause in courts of equity, upon notice.
  - 14 If the original be used, notice must nevertheless be given.
  - 15 Certified extract to be used in interlocutory proceedings and in the master's office.
  - 16 Certified extract to be used in ecclesiastical courts; and the Judge may order the production of the original.
- 17 In criminal cases the originals to be produced.
- 17A Application to registers or records deposited under the Births and Deaths Registration Act 1858.
- 18, 19
  - 20 Fleet and May Fair Registers, &c.
  - 21 .....

## Changes to legislation:

There are currently no known outstanding effects for the Non-Parochial Registers Act 1840.