

Foreign Marriage Act 1892 (repealed)

CHAPTER 23

FOREIGN MARRIAGE ACT 1892 (REPEALED)

- 1 Validity of marriages solemnized abroad in manner provided by Act.
- 2 Notice to marriage officer of intended marriage.
- 3 Filing in registry and posting up of notice.
- 4 Consent to marriage and power to forbid marriage.
- 5 Caveat against marriages may be lodged with marriage officer.
- When marriage not solemnized within three months a new notice required.
- 7 Oath before marriage.
- 8 Solemnization of marriage at office in presence of marriage officer and two witnesses.
- 9 Marriage fees to marriage officer and registration of marriages.
- 10 Annual forwarding of copies of register book to Secretary of State.
- 11 Marriage officers and their districts.
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- 13 Avoidance of objections to marriages on account of want of formalities or authority of officer.
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 - 16 Evidence.
 - 17 Application of Registration Acts to this Act.
 - 18 Registration of marriages solemnized under local law.
 - 19 Power to refuse solemnization of marriage where marriage inconsistent with international law.
 - 20 Fees.
 - 21 Power to make marriage regulations.
 - Validity of marriages solemnized by chaplains of H. M. forces serving abroad and other persons.
 - 23 Saving.
 - 24 Definitions.

Changes to legislation: There are currently no known outstanding effects for the Foreign Marriage Act 1892 (repealed). (See end of Document for details)

25 26 27	Repeal and savings. Short title.	
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