



CHAPTER ix.

An Act to confirm certain Provisional Orders made by one of His Majesty's Principal Secretaries of State under the Marriages Validity (Provisional Orders) Acts 1905 and 1924. [2nd August 1935.]

A.D. 1935.

—

WHEREAS under the provisions of the Marriages Validity (Provisional Orders) Acts 1905 and 1924 one of His Majesty's Principal Secretaries of State has made Provisional Orders which need confirmation by Parliament :

5 Edw. 7.

c. 23.

14 & 15

Geo. 5. c. 20.

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 as follows :—

1. The Orders of the Secretary of State which are set out in the schedule to this Act are hereby confirmed and shall have full validity and force.

Orders in
schedule
confirmed.

2. This Act may be cited as the Provisional Orders (Marriages) Confirmation Act 1935.

Short title.

A.D. 1935.

SCHEDULE.

*Saint Alban
Lakenham
Order.*

SAINT ALBAN LAKENHAM ORDER.

WHEREAS power is given to a Secretary of State by the Marriages Validity (Provisional Orders) Acts 1905 and 1924 in the case of marriages solemnized in England which appear to him to be invalid or of doubtful validity by reason of some informality to make a Provisional Order for the purpose of removing the invalidity or doubt and to include in such Order supplemental incidental and consequential provisions including provisions for relieving from liability ministers who have solemnized the marriages to which the Order relates :

And whereas the new church of Saint Alban in the parish of Lakenham in the county of Norfolk and the diocese of Norwich was duly consecrated for the performance of divine service on the first day of October one thousand nine hundred and thirty-three but the church was not licensed for the solemnization of marriages until the thirteenth day of January one thousand nine hundred and thirty-four :

And whereas a marriage had nevertheless been solemnized in the said church of Saint Alban before the thirteenth day of January one thousand nine hundred and thirty-four and it is expedient in the circumstances aforesaid to remove all doubt touching the validity of such marriage and to make certain supplemental incidental and consequential provisions :

Now therefore I the Right Honourable Sir John Gilmour Baronet one of His Majesty's Principal Secretaries of State in pursuance of the powers conferred on me by the said Marriages Validity (Provisional Orders) Acts 1905 and 1924 do hereby order that on and after the date of the Act of Parliament confirming this Order the following provisions shall have effect :—

- (1) All banns of matrimony and marriages published and solemnized between the first day of October one thousand nine hundred and thirty-three and the thirteenth day of January one thousand nine hundred and thirty-four in the church of Saint Alban in the parish of Lakenham in the county of Norfolk and the diocese of Norwich shall be deemed to have been as valid as if they had been published and solemnized in a church in which such banns might be published and marriages solemnized lawfully :

- (2) A minister who has solemnized any marriage referred to in the first paragraph of this Order shall not be liable to any proceedings for penalties whatsoever or to any ecclesiastical censure by reason of having solemnized such marriage :
- (3) The registers of the marriages so solemnized or copies of the registers shall be received in all courts as evidence of those marriages in the same manner as registers of marriages duly solemnized or copies thereof are by law receivable in evidence.

A.D. 1935.

—
*Saint Alban
Lakenham
Order.*

SAINT MARY LINSLADE ORDER.

*Saint Mary
Linslade
Order.*

WHEREAS power is given to a Secretary of State by the *Marriages Validity (Provisional Orders) Acts 1905 and 1924* in the case of marriages solemnized in England which appear to him to be invalid or of doubtful validity by reason of some informality to make a Provisional Order for the purpose of removing the invalidity or doubt and to include in such Order supplemental incidental and consequential provisions including provisions for relieving from liability ministers who have solemnized the marriages to which the Order relates :

And whereas by an Instrument dated the eighteenth day of July one thousand eight hundred and forty-nine under the common seal of the late Church Building Commissioners the new church of Saint Barnabas in the parish of Linslade in the county of Buckingham in the diocese of Oxford was substituted for the old church of Saint Mary situate within and until that date the parish church of the said parish :

And whereas divers marriages have nevertheless been solemnized in the said old church of Saint Mary between the eighteenth day of July one thousand eight hundred and forty-nine and the twenty-second day of April one thousand nine hundred and thirty-four and it is expedient in the circumstances aforesaid to remove all doubt touching the validity of such marriages and to make certain supplemental incidental and consequential provisions :

Now therefore I the Right Honourable Sir John Gilmour Baronet one of His Majesty's Principal Secretaries of State in pursuance of the powers conferred on me by the said *Marriages Validity (Provisional Orders) Acts 1905 and 1924* do hereby order that on and after the date of the Act of Parliament confirming this Order the following provisions shall have effect :—

- (1) All banns of matrimony and marriages published and solemnized between the eighteenth day of July one

[Ch. ix.] *Provisional Orders* [25 & 26 GEO. 5.]
(*Marriages*) *Confirmation Act, 1935.*

A.D. 1935.

—
*Saint Mary
Linslade
Order.*

thousand eight hundred and forty-nine and the twenty-second day of April one thousand nine hundred and thirty-four in the said old church of Saint Mary in the parish of Linslade in the county of Buckingham and the diocese of Oxford shall be deemed to have been as valid as if they had been published and solemnized in a church in which such marriages might be solemnized lawfully :

- (2) The minister who has solemnized any marriage referred to in the first paragraph of this Order shall not be liable to any proceedings for penalties whatsoever or to any ecclesiastical censure by reason of having solemnized such marriage :
- (3) The registers of marriages so solemnized or copies of the registers shall be received in all courts as evidence of those marriages in the same manner as registers of marriages duly solemnized or copies thereof are by law receivable in evidence.

*Saint
Ignatius
Ossett Order.*

SAINT IGNATIUS OSSETT ORDER.

WHEREAS power is given to a Secretary of State by the *Marriages Validity (Provisional Orders) Acts 1905 and 1924* in the case of marriages solemnized in England which appear to him to be invalid or of doubtful validity by reason of some informality to make a Provisional Order for the purpose of removing the invalidity or doubt and to include in such Order supplemental incidental and consequential provisions including provision for relieving from liability ministers who have solemnized the marriages to which the Order relates :

And whereas a new building known as the Roman Catholic Church of St. Ignatius in Storrs Hill Road Ossett in the registration district of Dewsbury in the county of York West Riding was erected alongside an old building of the same name and was taken into use for public religious worship on the eighteenth day of July one thousand nine hundred and thirty-three :

And whereas application for the substitution of the new building for the old one and its registration in accordance with the provisions of Section 19 of the *Marriages Act 1836 (6 & 7 Will. 4. c. 85)* was not received by the Registrar-General until the twenty-fourth day of May one thousand nine hundred and thirty-four and the new building was duly substituted and registered on the nineteenth day of July one thousand nine hundred and thirty-four :

And whereas certain marriages were solemnized in the new building aforesaid before the date on which the building was registered and substituted :

A.D. 1935.

—
*Saint
Ignatius
Ossett Order.*

And whereas it is expedient in the circumstances aforesaid to remove all doubt touching the validity of such marriages and to make certain supplemental incidental and consequential provisions :

Now therefore I the Right Honourable Sir John Gilmour Baronet one of His Majesty's Principal Secretaries of State in pursuance of the powers conferred on me by the said *Marriages Validity (Provisional Orders) Acts 1905 and 1924* do hereby order that on and after the date of the Act of Parliament confirming this Order the following provisions shall have effect :—

- (1) The marriages solemnized between the seventeenth day of July one thousand nine hundred and thirty-three and the twentieth day of July one thousand nine hundred and thirty-four in the new building known as the Roman Catholic Church of Saint Ignatius in Storrs Hill Road Ossett in the registration district of Dewsbury in the county of York West Riding shall be and shall be deemed to have been as valid as if the said marriages had been solemnized in a building which had been registered for the solemnization of marriages :
- (2) A minister who has solemnized any marriage referred to in the first paragraph of this Order shall not be liable to any proceedings for penalties whatsoever by reason of having solemnized the marriages :
- (3) The registers of the marriages so solemnized or copies of the registers shall be received in all courts as evidence of those marriages in the same manner as registers of marriages duly solemnized or copies thereof are by law receivable in evidence.

HOLY TRINITY FOREST GREEN
OKEWOOD ORDER.

*Holy Trinity
Forest Green
Okewood
Order.*

WHEREAS power is given to a Secretary of State by the *Marriages Validity (Provisional Orders) Acts 1905 and 1924* in the case of marriages solemnized in England which appear to him to be invalid or of doubtful validity by reason of some informality to make a Provisional Order for the purpose of removing the invalidity or doubt and to include in such Order supplemental incidental and consequential provisions including provisions for relieving from liability ministers who have solemnized the marriages to which the Order relates :

[Ch. ix.] *Provisional Orders* [25 & 26 GEO. 5.]
(*Marriages*) *Confirmation Act, 1935.*

A.D. 1935.
—
Holy Trinity
Forest Green
Okewood
Order.

And whereas the church of the Holy Trinity Forest Green in the parish of Okewood in the county of Surrey and the diocese of Guildford was duly consecrated for the performance of divine service on the thirteenth day of May one thousand nine hundred and thirty-four but has not been licensed for the solemnization of marriages :

And whereas divers marriages have nevertheless been solemnized in the said church :

And whereas it is expedient in the circumstances aforesaid to remove all doubt touching the validity of marriages solemnized in the said church of the Holy Trinity Forest Green and to make certain supplemental incidental and consequential provisions :

Now therefore I the Right Honourable Sir John Gilmour Baronet one of His Majesty's Principal Secretaries of State in pursuance of the powers conferred on me by the said Marriages Validity (Provisional Orders) Acts 1905 and 1924 do hereby order that on and after the date of the Act of Parliament confirming this Order the following provisions shall have effect :—

- (1) All banns of matrimony and marriages published and solemnized in the church of the Holy Trinity Forest Green in the parish of Okewood in the county of Surrey and the diocese of Guildford shall be deemed to have been as valid as if they had been published and solemnized in a church in which such banns might be published and marriages solemnized lawfully :
- (2) A minister who has solemnized any marriage referred to in the first paragraph of this Order shall not be liable to any proceedings for penalties whatsoever or to any ecclesiastical censure by reason of having solemnized such marriage :
- (3) The registers of the marriages so solemnized or copies of the registers shall be received in all courts as evidence of those marriages in the same manner as registers of marriages duly solemnized or copies thereof are by law receivable in evidence.

Printed by EYRE AND SPOTTISWOODE LIMITED
FOR
SIR WILLIAM RICHARD CODLING, C.B., C.V.O., C.B.E., the King's Printer of
Acts of Parliament

To be purchased directly from H.M. STATIONERY OFFICE at the following addresses :
Adastral House, Kingsway, London, W.C. 2; 120 George Street, Edinburgh 2;
York Street, Manchester 1; 1 St. Andrew's Crescent, Cardiff;
80 Chichester Street, Belfast;
or through any Bookseller