

Marriage and Registration Act 1856

1856 CHAPTER 119

XX Nothing to alter, &c. Provisions of existing Acts, except where at variance with this Act.

Except where the Provisions of the said recited Acts are expressly altered by or are at variance with the Provisions of this Act, nothing herein contained shall alter, repeal, or affect, or be construed so as in any Manner to alter, repeal, or affect, any of the several Provisions and Clauses contained in the same Acts or any of them, but, except as aforesaid, the same Provisions and Clauses respectively shall be and remain in full Force and Effect as if this Act had not been passed; and this Act shall, except as aforesaid, be considered as incorporated with the same Provisions and Clauses, and be construed in connexion therewith; provided that, save as herein-after mentioned, none of the Provisions of this Act shall limit or alter, or be construed to limit or alter, the Privileges of Persons belonging to the Society of Friends commonly called Quakers, or of Persons professing the Jewish Religion, or impose on either of such Bodies any Obligations beyond such as are enacted in either of the said recited Acts.