

Foreign Marriage Act 1892 (repealed)

1892 CHAPTER 23 55 and 56 Vict

13 Avoidance of objections to marriages on account of want of formalities or authority of officer.

- (1) After a marriage has been solemnized under this Act it shall not be necessary, in support of the marriage, to give any proof of the residence for the time required by or in pursuance of this Act of either of the parties previous to the marriage, or of the consent of any person whose consent thereto is required by law, nor shall any evidence to prove the contrary be given in any legal proceeding touching the validity of the marriage.
- (2) Where a marriage purports to have been solemnized and registered under this Act in the official house of a British ambassador or consul, ..., ^{F1} it shall not be necessary in support of the marriage, to give any proof of the authority of the marriage officer by or before whom the marriage was solemnized and registered, nor shall any evidence to prove his want of authority, whether by reason of his not being a duly authorized marriage officer or of any prohibitions or restrictions under the marriage regulations or otherwise, be given in any legal proceeding touching the validity of the marriage.

Textual Amendments

F1 Words repealed by Foreign Marriage Act 1947 (c. 33), s. 4(2)

Status:

Point in time view as at 01/02/1991. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Foreign Marriage Act 1892 (repealed), Section 13.