MARRIAGE (VALIDATION)

1959 EDITION

PRINTED BY

C. F. ROWORTH LIMITED, 54, GRAFTON WAY, LONDON, W.1.

[Appointed by the Government of Cyprus the Government Printers of this Edition of Laws within the meaning of the Evidence (Colonial Statutes) Act, 1907.] 1959

CHAPTER 280.

MARRIAGE (VALIDATION).

ARRANGEMENT OF SECTIONS.

Section	\imath			Page
1	Short title			1 age
				2
4	Certain mixed marriages declared not invalid			2
3	Certain Registered Ministers to be indemnified			2
4	Certain mixed marriages performed by non-Orthodox			_
	of the second state of the second sec	x minister v	vandated	3

A Law to remove doubts as to the validity of certain Marriages, and to indemnify certain Registered Ministers.

1949 Cap. 117.

[5th March, 1937.]

Short title.

1. This Law may be cited as the Marriage (Validation) Law, 1937, and shall be read as one with the Marriage Laws, 1922 and 1925,* (hereinafter called "the Principal Law").

Certain mixed marriages declared not invalid. 2. Notwithstanding any of the provisions of the Principal Law no marriage of persons not being members of the same Church celebrated after the 24th day of December, 1925, and before the commencement of this Law shall be deemed to be invalid by reason only that such marriage was celebrated without certificates duly issued under the Marriage Laws, 1922 to 1926.

Certain Registered Ministers to be indemnified.

- 3. Notwithstanding any of the provisions of the Principal Law no Registered Minister who before the commencement of this Law has celebrated a marriage of persons who were not members of the same Church shall be liable to any punishment or penalty by reason—
 - (a) that such marriage was celebrated by him contrary to any of the provisions of the Marriage Laws, 1922 to 1926; or
 - (b) that he failed to transmit a certificate thereof to the Administrative Secretary.

4. Notwithstanding any of the provisions of the Principal Certain Law any marriage of persons not being members of the same Church, one of whom is a member of the Greek-Orthodox performed by non-by non-b Church celebrated before the commencement of this Law by Orthodox a minister of religion in accordance with the rites and minister ceremonies of marriage observed by the Church, denomination or body to which such minister and the non-Greek-Orthodox party belongs and which has been registered with a Marriage Officer in accordance with the provisions of section 19* of the Principal Law, shall not be invalid by reason only that such marriage was not celebrated by a minister of the Greek-Orthodox Church or by a Registered Minister.

^{*} Section 19 was repealed by section 5 of this Law.

•