

6. If any person belonging to this state shall go out of this state, and there marry with any person belonging to this state, each of the said parties shall be liable to the same punishment or penalty as if the offence had been committed within this state.—*ibid.* § 6.

7. Every parish church or chapel, belonging to the church of England, and every meeting house, Romish chapel, or other house of religious worship, belonging to and used by any sect or denomination of christians, shall be recorded in the records of the county court of the county wherein such church, chapel, or house of worship shall be, and none shall be esteemed as such for the publication of marriage agreeable to this act, unless recorded as aforesaid.—*ibid.* § 7.

8. Every minister celebrating a marriage by licence, shall annually, in the month of November, return on oath a list of the names of the persons and the time when married, to the treasurer of his shire, under the penalty of 200l. current money.—*ibid.* § 8.

9. If any minister shall join in marriage any male, under the age of 21 years, or any female under the age of 16 years, and not before married, without the consent of the parent or guardian of every such person, personally given or signified under the hand and seal of the said parent or guardian, and attested by two witnesses, he shall forfeit 500l. current money.—*ibid.* § 9.

10. Where any parish or parishes have not a minister, the reader or clerk of such parish may publish the bans of matrimony.—*ibid.* § 10.

11. If any minister shall willfully publish the bans of marriage between any servants, or between a free person and a servant, or if he shall wittingly celebrate the rites of matrimony between any such, without leave of the master or mistress of such servant, he shall forfeit for every offence 50l. current money.—*ibid.* § 11.

12. If any minister shall knowingly celebrate the rites of marriage between any persons related within the degrees of kindred or affinity in the table expressed (to avoid which offence he is to make diligent inquiry) he shall forfeit for every offence 500l. current money.—*ibid.* § 12.

13. All licences for marriage shall be issued by the clerk of the court of that county where the woman shall have her usual residence, under the seal of his county, (for the form see the act).—*ibid.* § 13.

14. There shall be paid to the clerk granting such licence 30 shillings current money, and he shall annually, return on oath a list of licences by him granted, the date, and the persons to whom granted, to the treasurer of his shire, and pay to such treasurer 25 shillings current money.