A transcript of the 1812 Act for the regulating and preserving Parish and other Registers in England

CAP. CXLVI.
An Act for the better regulating and preserving Parish and other Registers of Births, Baptisms, Marriages, and Burials, in England [28th July 1812.]

Whereas the amending the Manner and Form of keeping and of preserving Registers of Baptisms, Marriages, and Burials of His Majesty's Subjects in the several Parishes and Places in England, will greatly facilitate the Proof of Pedigrees of Persons claiming to be entitled to Real or Personal Estates, and be otherwise of great public Benefit and Advantage; be it therefore enacted by the King's 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, That from and after the Thirty-first Day of December One thousand eight hundred and twelve, Registers of Public and Private Baptisms, Marriages, and Burials, solemnized according to the Rites of the United Church of England and Ireland, within all Parishes or Chapelries in England, whether subject to the Ordinary, or Peculiar, or other Jurisdiction, shall be made and kept by the Rector, Vicar, Curate, or Officiating Minister of every Parish (or of any Chapelry where the Ceremonies of Baptism, Marriage, and Burial have been usually, and may according to Law be performed) for the Time being, in Books of Parchment or of good and durable Paper, to be provided by His Majesty's Printer as Occasion may require, at the Expence of the respective Parishes or Chapelries; whereon shall be printed, upon each Side of every Leaf, the Heads of Information herein required to be entered in the Registers of Baptism, Marriages, and Burials respectively, and every such Entry shall be numbered progressively from the Beginning to the End of each Book, the First Entry to be distinguished by Number One; and every such Entry shall be divided from the Entry next following by a printed Line, according to the Forms contained in the Schedules (A.) (B.) (C.) hereto annexed; and every Page of every such Book shall be numbered with progressive Numbers, the First Page being marked with the Number 1. in the Middle of the upper Part of such Page, and every subsequent Page being marked in like Manner with progressive Numbers, from Number 1. to the End of the Book.

II. And for better ensuring the Regularity and Uniformity of such Register Books, be it further enacted, That a printed Copy of this Act, together with one Book so prepared as aforesaid, and adapted to the Form of the Register of Baptisms prescribed in Schedule (A.) to this Act annexed; and also one other Book so prepared as aforesaid, and adapted to the Form prescribed for the Register of Births and Marriages in Schedule (B.) to this Act annexed; and also one other Book so prepared as aforesaid, and adapted to the Form prescribed for the Register of Burials in the Schedule (C.) to this Act annexed, shall, as soon as conveniently may be after the passing of this Act, be provided and transmitted by His Majesty's Printer to the Officiating Ministers of the several Parishes and Chapelries in England respectively, who are hereby required to use and apply the same in and to the Purposes of this Act; and such Books respectively shall be proportioned to the Population of the several Parishes and Chapelries, according to the last Returns of such Population made under the Authority of Parliament; and other Books of like Form and Quality shall for the like Purposes be furnished from Time to Time by the Churchwardens or Chapelwardens of every Parish or Chapelry, at the Expence of the said Parish or Chapelry, whenever they shall be required by the Rector, Vicar, or Curate, or Officiating Minister to provide the same; and all such Books shall be of Paper, unless required to be of Parchment by such Churchwardens or Chapelwardens respectively.

III. And be it further enacted, That such Registers shall be kept in such separate Books aforesaid, and that every such Rector, Vicar, or Curate, or officiating Minister shall as soon as possible after the Solemnization of every Baptism, whether Private or Public, or Burial, respectively shall record and enter in a fair and legible Handwriting, in the proper Register Book to be provided, made, and kept at any said, the several Particulars described in the several Schedules here in before mentioned, and sign the same; and
in no Case, unless prevented by Sickness, or other unavoidable Impediment, later than within Seven Days after the Ceremony of any such Baptism or Burial shall have taken place

IV. And be it further enacted, that whenever the Ceremony of Baptism or Burial shall be performed in any other Place than the Parish Church or Church Yard of any Parish (or Chapel or Chapel Yard of any Chapelry providing its own distinct Registers) and such Ceremony shall be performed by any Minister not being the Rector, Vicar, Minister, or Curate of such parish or Chapelry, the Minister who shall perform such Ceremony of Baptism or Burial shall, on the same or the next day, transmit to the Rector, Vicar, or other Minister of such Parish or Chapelry, or his Curate, a Certificate of such Baptism or Burial in the Form contained in the Schedule (D.) to this Act annexed, and the Rector, Vicar, Minister, or Curate of such Parish or Chapelry, shall thereupon enter such Baptism or Burial according to such Certificate in the Book kept pursuant to this Act for such Purpose; and shall add to such Entry the following Words, “According to the Certificate of the Reverend

“transmitted to me on the Day of .”

V. And be it further enacted, That the several Books wherein such Entries shall respectively be made, and all Register Books heretofore in use, shall be deemed to belong to every such Parish or Chapelry respectively, and shall be by him safely and securely kept in a dry well-painted iron Chest, to be provided and repaired as Occasion may require, at the expense of the Parish or Chapelry, and which said Chest containing the said Books shall be constantly kept locked in some dry, safe and secure Place within the usual Place of residence of such Rector, Vicar, Curate, or other Officiating Minister (if resident, within the Parish or Chapelry) or in the Parish Church or Chapel; and the said books shall not, nor shall any of them be taken or removed from or out of the said Chest at any Time or for any cause whatever, except for the purpose of making such Entries therein as aforesaid, or for the Inspection of Persons desirous to make search therein, or to obtain Copies from or out of the same, or to be produced as Evidence in some Court of Law or Equity, or to be inspected as to the State and Condition thereof, or for some of the Purposes of this Act; and that immediately after making such respective Entries, or producing the said Books respectively for the Purposes aforesaid, the said Books shall forthwith again be safely and securely deposited in the said Chest.

VI. And be it further enacted, That at the Expiration of Two Months after the Thirty-first Day of December One thousand eight hundred and thirteen, and at the Expiration of Two Months after the End of every subsequent Year, fair Copies of all Entries of the several Baptisms, Marriages, and Burials which have been solemnized or shall have taken place within the Year preceding, shall be made by the Rector, Vicar, Curate, or other resident or Officiating Minister, (or by the Churchwardens, Chapelwardens, Clerk, or other Person duly appointed for the Purpose under and by the Direction of such Rector, Vicar, Curate, or other resident or Officiating Minister,) on Parchment, in the same Form as prescribed in the Schedules hereunto annexed (to be provided by the respective parishes); and the Contents of such Copies shall be verified and signed in the Form following, by the Rector, Vicar, Curate, or other Officiating Minister of the Parish or Chapelry to which such respective register Book shall appertain:

‘I A.B. Rector or, as the Case may be of the Parish of C. [or Chapelry of D.] in the County of E. do hereby and solemnly declare, That the several Writings hereto annexed, purporting to be Copies of the several Entries contained in the several Register Books of Baptisms, Marriages, and Burials, of the Parish or Chapelry aforesaid, from the Day of to the
Day of         are true Copies of all the several Entries in the said several Register Books respectively from the said Day of         to the said Day of
;(and that no other Entry during such Period is contained in any such Books respectively,) are truly made according to the best of my Knowledge and Belief.

‘ Signed A.B.’

Which Declaration shall be fairly written, without any Stamp. On the said Copy immediately after the last Entry therein; and the Signature to such declaration shall be attested by the Churchwardens or Chapelwardens, or One of them, of the Parish or Chapelry to which the such Register Books shall belong.

VII. And be it further enacted, That Copies of the said Register Books, verified and attested as aforesaid, shall, whether such Parish or Chapelry shall be subject to the Ordinary, Peculiar, or other Jurisdiction, be transmitted by such Churchwardens or Chapelwardens, after they, or One of them, shall have signed the same, by the Post, to the Registrars of each Diocese in England within which the Church or Chapel shall be situated, on or before the First Day of June One thousand eight hundred and fourteen, and on or before the First Day of June in every subsequent year.

VIII. And be it further enacted, That the Registrar of every Diocese in England shall, on or before the First day of July One thousand eight hundred and fourteen, and on or before the First Day of July in every subsequent Year, make a Report to the Bishop of such Diocese, whether the Copies of the registers of the Baptisms, Marriages, and Burials, in the several parishes and Places within such Diocese, have been sent to such Registrar, in the Manner and within the Time herein required; and in the Event of any Failure of the Transmission of the Copies of the Registers as herein required, by the Churchwardens and Chapelwardens of any Parish or Chapelry in England, the Registrar shall state the Default of the Parish or Chapelry specially in his Report to the Bishop.

IX. And be it further enacted, That in case the Rector, Vicar or other Officiating Minister or Curate of any Parish or Chapelry shall neglect or refuse to verify and sign such Copies of such several Register Books, and such Declaration as aforesaid, so that the Churchwardens or Chapelwardens shall not be able to transmit the same, as required by this Act, such Churchwardens or Chapelwardens shall, within the Time required by this Act for the Transmission thereof, certify such Default to the Registrar of the Diocese within which such Parish or Chapelry shall be, who shall specially state the same in his Report to the Bishop of such Diocese.

X. And, for obtaining of Returns and Registers of Baptisms and Burials in Extraparochial Places in England, where there is no Church or Chapel, be it further enacted, That in all Cases of the Baptism of any Child, or the Burial of any Person in any Extra-parochial Place in England, according to the Rites of the Established Church, where there is no Church or Chapel, it shall be lawful for the officiating Minister within One Month after such Baptism or Burial, to deliver to the Rector, Vicar, or Curate of such Parish immediately adjoining to the Place in which such Baptism or Burial shall take place, as the Ordinary shall direct, a Memorandum of such Baptism or Burial, signed by such Parent of the Child baptized, or a Memorandum of such Burial, signed by the Person employed about the same, according to the Nature of the Case may respectively require; and every such Memorandum respectively shall contain all such Particulars as are herein before required; and every such Memorandum delivered to the Rector, Vicar, Curate of any such adjoining Parish or Chapelry, shall be entered in the Register of his Parish, and form a Part thereof.

XI. And be it further enacted, That the Superscription upon all Letters and Packets containing the Copies of such Parish or other Registers, to be transmitted by the Post to the several Offices of the said Registrars as aforesaid, shall be indorsed and signed by the Churchwardens or Chapelwardens of every respective Parish and Chapelry in England, in the Form contained in Schedule (E); and that all such Letters and Packets shall be carried and conveyed by Means of His Majesty’s Post Office to, and be delivered at the Offices of the said Registrars, without Postage or other Charge being paid or payable for the same.
XII. And be it further enacted, That when and so often the Copies of the said Register Books of Baptisms, Marriages and Burials as aforesaid, and also the said Lists of Births, Baptisms, Marriages, or Burials as aforesaid, shall be transmitted to the Office of the said Registrars respectively as aforesaid, pursuant to the Directions here-in before contained for that Purpose, the said Registrars shall respectively cause all the said Books and Lists to be safely and securely deposited, kept, and preserved from Damage or Destruction by Fire or otherwise, and to be carefully arranged for the Purpose of being resorted to as Occasion may require; and the said Registrars respectively shall also cause correct alphabetical Lists to be made and kept in Books suitable to the Purpose, of the Names of all Persons and Places mentioned in such Books and Lists as shall have been transmitted to the said Registrars respectively, which alphabetical Lists and Books, and also Copies of Registers and Lists so transmitted to the said Registrars as aforesaid, shall be open to public Search at all reasonable Times on Payment of the usual Fees.

XIII. And whereas in many Dioceses the Places wherein the Copies of the Parochial Registers of Baptisms, Marriages, and Burials, as well as the original Wills proved within the same respectively, are kept are insufficient for their being preserved with due Care; for which a Remedy should be applied in those Dioceses where it shall be found necessary; be it further enacted, That in order to a due Examination thereof, the Bishop, together with the Custodes Rotulorum of the several Counties within each Diocese, and the Chancellor thereof, shall before the First Day of February One thousand eight hundred and thirteen, cause a Careful survey to be made of the several Places in which the Parochial Registers, and the Wills proved within the Diocese, are kept; and shall make a Report to His Majesty’s Most Honourable Privy Council, of the State of the same, on or before the First Day of March following, setting forth in each Case whether the Buildings are in all Respects fit and proper for the Preservation of Papers of the above Description, as well as with respect to Space as to Security from Fire, and to Protection from Damp, and if not, at what probable Expence they can be made so; and where the Instruments and Papers before mentioned are kept in Dwellinghouses or other Places, which cannot be made fit and secure for the due Preservation thereof, then and in such Case the Persons before named shall enquire and report in a like Manner at what Expence proper Buildings may be provided, and in what Places, so as to have one Place within each Diocese for the due Preservation of all such Registers and Wills; together with their Opinion upon the most suitable Mode of remunerating the Officers employed in each Registry, for their additional Trouble and Expence in carrying the Provisions of this Act into Execution.

XIV. And be it further enacted, That if any Person shall knowingly and wilfully insert, or cause, or permit to be inserted in any such Register Book of such Baptisms, Burials, and Marriages as aforesaid, or in any such copy of any such Register so directed to be transmitted to the Registrars as aforesaid, or in any such Lists or Declarations also directed to be transmitted to such Registrars as aforesaid, any false Entry of any Matter or Thing relating to any Baptism, Burial or Marriage, or shall falsely make, alter, forge, or counterfeit, or cause or procure, or wilfully permit to be falsely made, altered, forged, or counterfeited, any Part of any such Register, List, or Declaration or of any such Copy of any such Register; or shall wilfully destroy, deface, or injure, or cause, or procure, or permit to be destroyed, defaced, or injured, any such register Book, or any Part thereof; or shall knowingly and wilfully sign, or certify any Copy of any such Register, hereby required to be transmitted as aforesaid, which shall be false in any Part thereof, knowing the same to be false; every person so offending, and being thereof lawfully convicted, shall be deemed and adjudged to be guilty of felony, and shall be Transported for the Term of Fourteen Years.

XV. Provided always, and be it enacted, That no Rector, Vicar or other Officiating Minister or Curate of any Parish or Chapel, who shall discover any Error to have been committed in the Form or Substance of the Entry in the Register Book of such Baptism, Burial, or Marriage, respectively by him solemnized, shall be liable to all or any of the Penalties herein mentioned, if he shall within One Calendar Month after the Discovery of such Error, in the Presence of the Parent or Parents of the Child whose Baptism may have been entered in such Register, or of the Parties married, or in the Presence of Two Persons who shall have attended at any Burial, or in the case of the Death or Absence of the respective Parties aforesaid, then in the Presence of the Churchwardens or Chapelwardens, (who shall respectively attest the same), alter and correct the Entry which shall have been found erroneous, according to the Truth of the Case, by Entry in the Margin of the Book wherein such erroneous Entry shall have been made, without any Alteration or Obliteration of the original Entry, and shall sign such Entry in the Margin, and add to such Signature the Day of the Month and Year when such Correction shall be made: Provided also, that in the fair Copy of the Registers respectively which shall be transmitted to the Registrars of the Dioceses, the said Rector, Vicar or other Officiating Minister shall certify the Alterations so made by him as aforesaid.
XVI. Provided always, That nothing in this Act contained shall in any Manner diminish or increase the Fees heretofore payable or of Right due to any Minister for the Performance of any of the before-mentioned Duties, or to any Minister or Register, for giving copies of such Registrations, but that all due legal and accustomed Fees on such Occasions, and all Powers and Remedies for the Recovery thereof, shall be and remain as though this Act had not been made.

XVII. Provided also, and be it enacted, That no Duplicate or Copy of any Register of baptism, Marriage, or Burial, made under the Directions and for the Purposes of this Act, shall be chargeable with any Stamp Duty thereon; any Act now in force to the contrary thereof in anywise notwithstanding.

XVIII. And be it further enacted, That One Half of the Amount of all Fines or Penalties to be levied in pursuance of this Act, shall go to the Person who shall inform or sue for the same; and the Remainder of such Fines as shall be imposed on any Churchwarden or Chapel warden shall go to the Poor of the Parish or Place for which such Churchwarden or Chapel warden shall serve; and the Remainder of such Fines as shall be imposed on any Rector, Vicar, Minister or Curate, or Registrar, shall be paid and applied to such Charitable Purposes, in the County within which the Parish or Place shall be, as shall be appointed and directed by the Bishop of the Diocese.

XIX. And be it further enacted, That the Rector, Vicar or other Officiating Minister or Curate of any Parish or Chapelry in England, whether subject to the Ordinary, peculiar, or other Jurisdiction, shall transmit to the Registrar of the Diocese in which the Parish or Chapelry shall be situated, before the First Day of June One thousand eight hundred and thirteen, a List of all Registers which now are in such Parish or Chapelry respectively, stating the Periods at which they respectively commence and terminate, the Periods (if any) for which they are deficient, and any Places where they are deposited.

XX. And be it further enacted, That all and every the Provisions in this Act shall extend, so far as Circumstances will permit, to Cathedral and Collegiate Churches, and Chapels of Colleges or Hospitals, and the burying Grounds belonging thereto; and to the Ministers who shall officiate in such Cathedral or Collegiate Churches, and Chapels of Colleges or Hospitals and burying Grounds respectively, and shall baptize, marry, or bury any Person or Persons although such Cathedral or Collegiate Churches, and Chapels of Colleges or Hospitals, or the burying Grounds belonging thereto, may not be parochial, or the Ministers Officiating therein may not be, as such, parochial Ministers, and there shall be no Churchwarden or Churchwardens thereof; and in all such Cases, the Books herein-before directed to be provided, shall be provided at the Expenditure of the Body having Right to appoint the Officiating Minister in every such Cathedral or Collegiate Churches, and Chapel of a College or Hospital; and Copies thereof shall be transmitted to the Registrar of the Diocese within such Cathedral or Collegiate Churches, and Chapel of a College or Hospital shall be, by the Officiating Minister of such Church, in like Manner as is herein directed with respect to parochial Ministers, and shall be attested by Two of the Officers of such Church, College, or Hospital, as the Copies of parochial Registers are herein directed to be attested by Churchwardens; Provided always, that nothing in this Act contained shall extend to repeal any Provision contained in an Act passed in the Twenty-sixth Year of the Reign of His late Majesty King George the Second, intituled An Act for better preventing Clandestine Marriages.

Schedules to which this Act refers.

Schedule (A.)

<p>| BAPTISMS solemnized in the Parish of St. A. in the County of B. in the Year One thousand eight hundred and thirteen. |
|---|---|---|---|---|---|---|
| When baptized | Child’s | Parents name | Abode. | Quality, Trade | By whom the |</p>
<table>
<thead>
<tr>
<th>Date</th>
<th>Christian Name</th>
<th>Christian</th>
<th>Surname</th>
<th>or Profession</th>
<th>Ceremony was performed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1813, 1st February No. 1.</td>
<td>John Son of</td>
<td>William</td>
<td>Elizabeth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3rd March</td>
<td>Ann Daughter of</td>
<td>Henry</td>
<td>Martha</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Schedule (B.)

1.

MARRIAGES  Solemnized in the Parish of St. A. in the County of B. in the Year
One thousand eight hundred and thirteen.

A.B. of [the/this] Parish

Were married in this [church/chapel] by [Banns/Licence] with Consent of [Parents/Guardians]
this Day of in the Year
By me, I.I. [Rector/Vicar/Curate]

This Marriage was Solemnized between us {A.B/C.D.}

In the Presence of [E.F/G.H.]

Schedule (C.)

1.

BURIALS in the Parish of St. A. in the County of B. in the Year One thousand eight hundred and thirteen.

<table>
<thead>
<tr>
<th>Name.</th>
<th>Abode.</th>
<th>When Buried.</th>
<th>Age.</th>
<th>By whom the Ceremony was performed.</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Wilson</td>
<td>Duke Street, Westminster.</td>
<td>1813. 1st May.</td>
<td>62</td>
<td></td>
</tr>
</tbody>
</table>
Schedule (D.)

I hereby certify, that I did on the Day of baptize according to the Rites of the United Church of England and Ireland Son (or Daughter) of and his wife, by the Name of.

To the Rector [or, as the Case may be] of.

Schedule (E.)

To the Registrar of the Diocese of .

at

A.B./C.D.] Churchwardens (or Chapelwardens) of the Parish (or Chapelry) of

[or such other Description as the case shall require.]