

[AS REPORTED FROM THE COMMITTEE ON THE BILL]

House of Representatives, 14 June 1985.

Words struck out are shown in italics within bold round brackets, or with black rule at beginning and after last line; words inserted are shown in roman underlined with a single rule, or with single rule before first line and after last line.

Mrs O'Regan

STOCKMAN-HOWE MARRIAGE

[PRIVATE]

ANALYSIS

Title
Preamble

1. Short Title
2. Removal of prohibition
3. Private Act

A BILL INTITULED

An Act to make lawful the intended marriage between Thomas George Stockman and Rosalina Terewai Howe

WHEREAS Thomas George Stockman of Aria, superannuitant,
5 and Rosalina Terewai Howe of Aria, housewife, wish to marry:
And whereas Thomas George Stockman is Rosalina Terewai
Howe's mother's half-brother: And whereas the parties to the
intended marriage (is) are within the degrees of prohibition
contained in the Second Schedule to the Marriage Act 1955:
10 And whereas Thomas George Stockman and Rosalina Terewai
Howe have been living together as man and wife for ~~(27)~~ many
years and the relationship between them has produced 4
children: And whereas the removal of the prohibition on their
intended marriage cannot be attained otherwise than by
15 legislation:

BE IT THEREFORE ENACTED by the General Assembly of New
Zealand in Parliament assembled, and by the authority of the
same, as follows:

1. Short Title—This Act may be cited as the Stockman-Howe
20 Marriage Act ~~(1984)~~ 1985.

Struck Out

2. Removal of prohibition—Section 15 of, and the Second Schedule to, the Marriage Act 1955 shall not apply to a marriage between Thomas George Stockman of Aria, superannuitant, and Rosalina Terewai Howe of Aria, housewife.

5

New

2. Removal of prohibition—Notwithstanding the provisions of section 15 of, and the Second Schedule to, the Marriage Act 1955, there shall be no impediment to a marriage between the said Thomas George Stockman and the said Rosalina Terewai Howe because of their relationship of uncle and niece, and any marriage contracted between them after the commencement of this Act shall not be void because of that relationship.

10

3. Private Act—This Act is hereby declared to be a private Act.