



CHAPTER 40.

An Act to repeal section seventeen of the statute 27 Hen. 8. c. 26, to remove doubt as to the right of Welsh speaking persons to testify in the Welsh language in courts of justice in Wales, and to enable rules to be made for the administration of oaths and affirmations in that language, and for the provision, employment, and payment, of interpreters in such courts.

[22nd October 1942.]

B^E it enacted by the King's most 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, as follows:—

1. Whereas doubt has been entertained whether section Repeal of seventeen of the statute 27 Hen. 8. c. 26 unduly restricts the right 27 Hen. 8. of Welsh speaking persons to use the Welsh language in courts of justice in Wales, now, therefore, the said section is hereby repealed, of doubt as and it is hereby enacted that the Welsh language may be used to use of in any court in Wales by any party or witness who considers Welsh that he would otherwise be at any disadvantage by reason of his language. natural language of communication being Welsh.

c. 26, s. 17,

2. The Lord Chancellor may make rules prescribing a transla- Administration in the Welsh language of any form for the time being pre-tion of oaths scribed by law as the form of any oath or affirmation to be and affirmaadministered and taken or made by any person in any court, Welsh and an oath or affirmation administered and taken or made in language. any court in Wales in the translation prescribed by such rules shall, without interpretation, be of the like effect as if it had been administered and taken or made in the English language.

tions in the

Provisions as to interpretation and records.

- 3.—(I) The Lord Chancellor may, with the consent of the Treasury, make rules as to the provision and employment of interpreters of the Welsh and English languages for the purposes of proceedings before courts in Wales, and for the payment of remuneration in respect of their services, in accordance with such scales as may be prescribed by the rules, out of the same fund as the expenses of the court are payable.
- (2) The records of all proceedings in courts in Wales shall continue to be kept in the English language and, subject to the provisions of the last foregoing section and of any rules made under this section, the judge or chairman in any such proceedings shall require any part of the proceedings spoken or written in the Welsh language to be translated into the English language unless, in his opinion, the translation thereof is not necessary for securing the due and public administration of justice.

Short title and extent.

- 4.—(1) This Act may be cited as the Welsh Courts Act, 1942.
- (2) For the purposes of this Act, Monmouthshire shall be deemed to form part of Wales.

Printed by NORMAN GIBB SCORGIE, C.V.O., C.B.E., Controller of His Majesty's Stationery Office and

King's Printer of Acts of Parliament

To be purchased directly from H.M. STATIONERY OFFICE at the following addresses:
York House, Kingsway, London, W.C.2: 120 George Street, Edinburgh 2;
39-41 King Street, Manchester 2; I St. Andrew's Crescent, Cardiff;
80 Chichester Street, Belfast;
or through any bookseller

Price 1d. net

(P. 913)