MARRIAGE CONTRACT

City or Municipality	of	PALO	, Province of LEI	L. Ed
			Husband	Were
Contracting Parties			Jose Pardales, Jr.	Andreli Duatin
(c) Age			Filipine	Filipine
(b) Nationality				Pale, Leyte
(c) Residence			Baybay, Leyte	Single
lingle, widowed or divenced			Single	Andres Duatin
7 afber			Hose Pardales	Filipine
Nationality			Filipine	Lilia Yulores
Continue of the second			Vicenta Roca	Filipine '
Nationality			Filipine	
Withnesse 98			Melquiades Acedille	Pale, Leyte
Residence			Palo, Leyte	The same of the sa
Persons who gave consent or advice				Vicenta Pardales
(a) Residence				Pale, Leyte
(16) Relation to contracting party				Mother
	Office of the	0000 00	the Municipal Mayor,	Palo, Leyte
Place of marriage	House of Barris of	VIIIce of	the audicipat .a.yo.,	***************************************
	Chaurch of	May 31,	1978	
Date of manurative			rnelio P. Montejo	
Marriage solemniz		the second second second second second		Leyte
			ose Pardales, Jr.	(Address)
			dute and at the place above	
			demnizing this marriage and	of the two withtoots taken
below, both of age		lie P. Mentej		Municipal Mayer
				+ (Position) - 3 -7
CERTIFY: That on Andreli	Duatin		ove written the aforesaid	
The management of the same			were with their mutual conse	
in holy matrimon	y by me in a	the presence of s	and witnesses, both of age; d at Pale, Leyte on	May 31 1078
			or no marriage license was ex	
			meder Art of Rep. A	
advice to such me	annage was	duly given, as n	equired by haw, by the pers	OR OF PERSONS GOODS INCOME
tioned.			2 - 3 - 2/2 Communicate	this anutificate in topic Treate
			erked with our fingerprint) 78	unis certificate in trajassams
this mast stay of	777	21.2		0 . 0.
SA PRINTS DIGITIS	JOSE PARDA	ales up.	AND	RETI DUATIN
1-31-11 W	mornishing Party)	7		logiracting Party)
TO THE OWNER OF THE OWNER	- = 4	CORNE	LIO P. MONTEJO	
	The state of	disting Justice of the	Peace, Mayor, Priest, Minister, etc.)	
6	V	WITH	DESERS	2 50 600
	AND AND T	77.0	Vienta	of Paralaties

CERTIFIED TRUE COPY
FROM THE ORIGINAL
Signed:

Note.—In case of a marriage on the point of death, when the dying party, being physically unable, cannot sign the instrument by signature or mark, it shall be sufficient for one of the witnesses to the marriage to sign in his name which fact shall be attested by the percent solumnizing the marriage in the following form:

I mercey correct that the contracting party being on the point of death and physically unable, to sign the foregoing marriage contract by signature or mark, one of the witnesses to the marriage signed for him or her said contract by writing the dying party's name and beneath it, the witness' own signature preceded by the preposition 'By'.

Judge, Justice of the Peace, Mayor, Priest, Minister, etc.)

INSTRUCTIONS

1. A copy of this contract must be furnished to either of the contracting parties, another copy must be sent, not later than 15 days (30 days in case of marriage "in articule morts" or at a place more than 15 km. distant from municipal building), after the solemnization of the marriage, to the Local Civil Registrar of the municipality where the marriage was performed, and the third copy (with marriage license, etc.) to be retained by the person solemnizing the marriage in the files he must keep (Rep. Act 386, Arts. 68, 73, and 74).

2. For marriages between Filipino citizens abroad, consuls and vice-consuls of the Republic of the Philippines shall said the copy pertaining to the local civil registrar (mentioned in No. 1) to the Civil Registrar General, Manila. The duties of the local civil registrar and of a judge or justice or the peace or mayor with regard to the celebration of marriage shall be performed by such consuls and vice-consuls (Rep. Act 386, Art. 75).

SOME FENAL PROVISIONS OF ACT 3613

Any priest or minister solemnizing marriage without bring authorized by the Director of the Bureau of Public Libraries or who upon solemnizing Marriage, refuses to exhibit his authorization in force when called upon to do so by the parties or panents, grandparents, guardians, or persons having charge; and any hishen or officer, priest, or minister of any church, religion or sect the regulations and practices whereof require banns or publications previous to the solemnizations of marriage in accordance with section 10, who authorizes the immediate solemnization of a marriage that is subsequently declared illegal, or any officer, priest or minister solemnizing marriage in violation of the provisions of this Act, shall be punished by imprisonment for not less than one month nor more than two years, or by 2 fine of not less than two hundred passes nor more than two thousand passes. (Sec. 29).

Any officer, minister or priest, solemnizing marriage in a place other than those authorized by this Act, shall be punished by a fine of not less than twenty-fine person nor more than three hundred person, or by imprisonment for not more than one month, or both, in the discretion of the court. (Sec. 46).

Any officer, priest, or minister failing to deliver to either of the contracting parties one of the copies of the marriage contract or to forward the other copy to the authorities within the period fixed by law for said purpose, whall be purished by imprisonment for not more than one month, or by a fine of not more than three hundred peres, we both, in the discretion of the court. (Sec. 41).

Any officer, priest, or minister who, having selemnized a marriage "In Articulo Mortis" or any other marriage of an exceptional character, shall fail to comply with the provisions of Chapter II of this Act, shall be punished by imprisonment for not less than one month nor more than two years, or by a fine of not less than three hundred pens nor more than two thousand pesos, or both in the discretion of the court. (Sec. 43).

Any violation of any provision of this Act not specifically penalized, or of the regulations to be promulgated by the proper authorities shall be punished by a fine of not more than two hundred pesos or by imprisonment for not more than one month, or both, in the discretion of the court. (Sec. 44).

Any priest or minister of the gospel of any denomination, church, seet, or religion convicted of the violation of any of the provisions of this Act, or of any crime, involving moral turpitude, shall in addition to the penalties incurred at the disqualified to solemnize marriage for a period of not less than six months nor more than six years at the discretion of the court. (Sec 46, as amended by Act 4236).