THE MUSSALMAN WAKF VALIDATING ACT.

[INDIA ACT VI. 1913.]

(7th March, 1913.)

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Definitions.

- 2. In this Act, unless there is anything repugnant in the subject or context,-
 - (1) "wakf" means the permanent dedication by a person professing the Mussalman faith of any property for any purpose recognized by the Mussalman law as religious, pious or charitable:
 - (2) "Hanafi Mussalman" means a follower of the Mussalman faith who conforms to the tenets and doctrines of the Hanafi school of Mussalman law.

Power of Mussalmans to create certain wakfs.

- 3. It shall be lawful for any person professing the Mussalman faith to create a wakf, which in all other respects is in accordance with the provisions of Mussalman law, for the following among other purposes:
 - (a) for the maintenance and support wholly or partially of his family, children or descendants, and
 - (b) where the person creating a wakf is a Hanafi Mussalman ,also for his own maintenance and support during his lifetime or for the payment of his debts out of the rents and profits of the property dedicated:

Provided that the ultimate benefit is in such cases expressly or impliedly reserved for the poor or for any other purpose recognized by the Mussalman law as a religious, pious or charitable purpose of a permanent character.

Wakfs not to be invalid by reason of remoteness of benefit to poor, etc.

- 4. No such wakf shall be deemed to be invalid merely because the benefit reserved therein for the poor or other religious, pious or charitable purpose of a permanent nature is postponed until after the extinction of the family, children or descendants of the person creating the wakf.
 Saving of local and seclarian custom.
- Nothing in this Act shall affect any custom or usage whether local or prevalent among Mussalmans of any particular class or sect.
 Act to apply retrospectively.
- 6. This Act shall apply aslo to wakfs created before the 7th March. 1913.