

# Disqualification of Ministers Act 1584

#### **1584 CHAPTER 6**

### S

That	ministeris	sall	not	be	Jugeis	nor	exerce	ony	vther
ordinare	e office	that	may	a	bstract	thame	fra	thair	office

#### **Modifications etc. (not altering text)**

C1 Short title given by Statute Law Revision (Scotland) Act 1964 (c. 80), Sch. 2

C2 This Act is listed in 12mo edition as 1584 c.133

The kingis maiestie and his thrie estatis assemblit in this present parliament earnistlie desirous That all his loving and guid subject salbe faithfullie instructit in the doctrine of thair saluatioun And that the ministeris of godis word and sacramentis may the better and mair diligentlie attend vpoun thair awin charge and vocatioun Thairfoir statut and ordinis that all the said is minister sall lawfullie await thairvpoun to the comfort and edificatioun of the flok committit vnto thame And that nane of thame presentlie being in that functioun or that salbe admittit thairto in tyme cumming sall in ony way accept vse or administrat ony place of Judicature in quhatsumeuir ciuill or criminall causes not to be of the college of Justice commissionaris aduocatis court clerk or notaris in ony materis (the making of testamentis onlie exceptit) vnder the pane of deprivatioun from thair benefices leving and functioun And gif they faily heirin being callit tryit [and] adiugeit culpable be thair ordinaris or the king is maiesties commissionaris in ecclesiasticall causes They sall then tyne thair said is benefices and leving and vtheris qualefeit personis salbe presentit and providit thairto as gif they wer naturallie dead

## Changes to legislation:

There are currently no known outstanding effects for the Disqualification of Ministers Act 1584.