

Pastoral Measure 1983 (repealed)

1983 No. 1

PART II

CONTENTS AND EFFECT OF PASTORAL SCHEMES AND ORDERS

Other provisions as to clergy and ministry

23 Status and duties of new benefices.

- (1) Where a pastoral scheme provides for the union of two or more benefices one of which is a rectory, the new benefice created by the union shall be a rectory.
- (2) Where a pastoral scheme provides for the dissolution of a rectory, otherwise than as a result of a union of benefices, any new benefice created in consequence of the dissolution shall, if the scheme so provides, be a rectory.
- (3) Save as aforesaid and except in the case of a benefice for which a team ministry is established, every new benefice created by a pastoral scheme shall be a vicarage.
- (4) Any question under the foregoing provisions of this section whether a benefice is or was a rectory shall be determined by the Commissioners.
- (5) The rector or vicar of a new benefice created by a pastoral scheme shall have the exclusive cure of souls in the area of the benefice, subject to the rights of the bishop of the diocese and, if there is a team or group ministry established for the benefice, to the rights and duties of the other members of the team or group, and shall accordingly have all the rights and duties appertaining to a benefice with cure of souls, and shall be a corporation sole.
- (6) Where any office attaches to a benefice which is united with any other benefice or benefices by a pastoral scheme, that office shall attach to the new benefice created by the union unless the scheme otherwise provides.

Status:

Point in time view as at 01/06/2005. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Pastoral Measure 1983 (repealed), Section 23.