

# Mission and Pastoral Measure 2011

#### 2011 No. 3

#### PART 8

#### MISCELLANEOUS AND GENERAL

## General provisions

## 108 Provisions as to guild churches

- (1) A pastoral church buildings scheme may make a declaration of closure for regular public worship under section 42 with respect to a church designated as a guild church under the City of London (Guild Churches) Acts, 1952 and 1960, other than the church of St. Lawrence Jewry, as if the references to a parish church included references to a guild church, and accordingly provision may be made under Part 6 of this Measure, either by the pastoral church buildings scheme, in accordance with section 59 but not section 58, or by a pastoral (church buildings disposal) scheme, with respect to the guild church or part thereof and any churchyard or other land annexed or belonging to the church.
- (2) When a pastoral church buildings scheme or pastoral (church buildings disposal) scheme making any such provision comes into operation, the Acts mentioned in subsection (1) shall cease to apply to the guild church concerned, and the scheme may provide for such transitional, supplementary and incidental matters as appear to the Commissioners to be necessary.
- (3) A pastoral scheme may make provision in accordance with section 44 with respect to the churchyard or other land annexed or belonging to a guild church, other than the church of St. Lawrence Jewry.
- (4) In relation to a scheme affecting a guild church—
  - (a) the interested parties shall be or shall include the vicar of the guild church, the patron of the guild church and the guild church council;

Changes to legislation: There are currently no known outstanding effects for the Mission and Pastoral Measure 2011, Section 108. (See end of Document for details)

- (b) the references in sections 9(3) and 24(3) to the secretary of the parochial church council and the parish church or churches shall be or shall include references to the secretary of the guild church council and the guild church.
- (5) It is hereby declared that the incumbent of a benefice or the holder of another ecclesiastical office may be nominated to a vacancy in a guild church but the bishop may refuse his licence on the ground that the benefice or office cannot properly be combined with the office of vicar of the guild church.
- (6) Subject to subsections (1) to (5), nothing in this Measure or in any scheme or order made under it shall apply to or affect any guild church.

#### **Commencement Information**

II S. 108 in force at 1.7.2012 by S.I. 2012/1, art. 2

# **Changes to legislation:**

There are currently no known outstanding effects for the Mission and Pastoral Measure 2011, Section 108.