

Parochial Buildings (Scotland) Act 1862

1862 CHAPTER 58 25 and 26 Vict

2 Heritors may resolve that expense of parochial buildings may be raised by annual assessments.

The heritors of any parish in Scotland in which any new or additional parochial building is to be erected, or any existing parochial building is to be improved or enlarged, may at any meeting of such heritors resolve that the money required to defray the expense of the erection, improvement, or enlargement of such parochial building shall be raised by annual assessments extending over any period not exceeding ten years; and on the adoption of such resolution such annual assessments for the period specified therein shall be imposed, levied, and recovered on and from the heritors of such parish in the same manner, and with the same liabilities and rights of relief, as assessments for the erection, improvement, or enlargement of such parochial building are or may be leved under the authority of any existing Act relating thereto, or otherwise according to the law of Scotland.

Changes to legislation:

Parochial Buildings (Scotland) Act 1862, Section 2 is up to date with all changes known to be in force on or before 14 September 2023. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

View outstanding changes

Commencement Orders yet to be applied to the Parochial Buildings (Scotland) Act 1862

Commencement Orders bringing legislation that affects this Act into force:

S.S.I. 2003/456 art. 2 commences (2000 asp 5)