

New Parishes Acts and Church Building Acts Amendment Act 1869

1869 CHAPTER 94

13 Certain assignments of patronage under Church Building and New Parishes Acts to be valid, and none of the penalties against simony to attach.

Every instrument whereby any declaration or assignment or other disposition of any right of patronage or of presentation to any church or chapel has already been made, or shall hereafter be made under any of the provisions of the said Acts, or in pursuance of any such contract or agreement as aforesaid, shall be deemed to have been and shall he good; and every presentation, institution, or induction which has already taken place, or shall hereafter take place in pursuance thereof, or of any such contract, agreement, or arrangement as aforesaid, shall he deemed to have been and shall he good, and no penalty or disability under either the canon law or the common or statute law shall be deemed to have been or shall be thereby incurred.