
Changes to legislation: There are currently no known outstanding effects for the Sequestration Act 1871, THE SCHEDULE. (See end of Document for details)

THE SCHEDULE

Sections 2, 4.

1 & 2 VICT. C. 106. THE PLURALITIES ACT, 1838

ENACTMENTS APPLIED

PART I

Section one hundred and seven.	Provisions relating to bishops to apply to archbishops in their own dioceses.
Section one hundred and eight.	Power of archbishops and bishops as to exempt or peculiar benefices, &c.
Section one hundred and nine.	Where jurisdiction is given to bishop, &c., all concurrent jurisdiction to cease.

PART II

Section seventy-five	Non-resident incumbents neglecting to appoint curates, the bishop to appoint. As far as the same relates to the residence of curates.
Section seventy-six	Curate to reside on benefices under certain circumstances.
...	...
F1	F1
Section ninety-seven	Curate not to quit curacy without three months' notice to incumbent and bishop, under a penalty.
Section one hundred and two	Licenses to curates and revocations thereof to be entered in the registry of the diocese.

Textual Amendments

F1 Entry repealed by [Ecclesiastical Fees Measure 1962 \(No. 1\)](#)

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