

^{F1}Ecclesiastical Houses of Residence Act 1842

CHAPTER 26

ECCLESIASTICAL HOUSES OF RESIDENCE ACT 1842

[1.]	Episcopal house may in certain cases be taken down and sold, or may be rebuilt or altered. Provisions of 6 & 7 W. 4 c. 77. s. 1 made applicable
•	thereto.
2	Commissioners to state their reasons for the alteration.
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8	Defining other provisions of 3 & 4 Vict. c. 113. s. 68. and extending them to this Act.
9	Certain fixtures and articles of furniture in any house sold or taken down may be sold or removed to another house.
10	Certain articles to be deemed freehold fixtures.
11	Residence houses to be insured.
12	Corporations and persons under legal disability empowered to sell. Application of purchase money where it exceeds 200 <i>l</i> . Where less than 200 <i>l</i> . but exceeding 20 <i>l</i> . When not exceeding 20 <i>l</i> . Certificate of cashier and receipts of guardians, &c, to be good discharges.
13	Restriction as to mortgaging certain augmented benefices.
14	Powers of 3 & 4 Vict. c. 113 extended to this Act.
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Changes to legislation:

There are currently no known outstanding effects for the Ecclesiastical Houses of Residence Act 1842.