

Mission and Pastoral Measure 2011

2011 No. 3

PART 5

CONTENTS AND EFFECT OF PASTORAL SCHEMES AND ORDERS

Churches, churchyards and parsonage houses

45 Parsonage houses

- (1) A pastoral scheme may provide for any of the following matters—
 - (a) the designation of any house belonging to a benefice as the place of residence of the incumbent of any benefice created or affected by the scheme or of the incumbent of any benefices to be held in plurality, by or by virtue of the scheme;
 - (b) the designation of any house as the place of residence of any vicar in a team ministry established for the area of any benefice by or by virtue of the scheme;
 - (c) the transfer to the incumbent of any benefice as his official residence, or as a site therefor, of a parsonage house, part of a parsonage house, a house situated on diocesan glebe land, any parsonage land or any diocesan glebe land [Flor any land held by a Parsonages Board for the purposes of its functions under the Ecclesiastical Offices (Terms of Service) Measure 2009];
 - (d) the transfer of a parsonage house, part of a parsonage house [F2, a house or part of a house which, before it became diocesan glebe land under a pastoral scheme, was a parsonage house or part of a parsonage house] or any parsonage land to the diocesan board of finance to be held by the board as part of the diocesan glebe land of the diocese or for disposal in accordance with paragraph 8 of Schedule 3 or for use for parochial or diocesan purposes.
 - [F3(e) the transfer of a parsonage house, part of a parsonage house or any parsonage land to a Parsonages Board for the purposes of its functions under the Ecclesiastical Offices (Terms of Service) Measure 2009.]
- (2) The power under paragraph (a) or (b) of the preceding subsection to designate a house as the place of residence of an incumbent or a vicar in a team ministry shall be without

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Changes to legislation: There are currently no known outstanding effects for the Mission and Pastoral Measure 2011, Section 45. (See end of Document for details)

- prejudice to the subsequent exercise of any power to dispose of the house or to the subsequent exercise by the bishop of any power he may have to give directions as to the place where the incumbent or vicar is to reside.
- (3) Where in exercise of the power under paragraph (d) of subsection (1) a parsonage house or part thereof is to be transferred to the diocesan board of finance, but any land held with that house is not to be so transferred, the pastoral scheme which provides for the transfer may also provide that that land shall be deemed to be parsonage land for the purposes of [F4the Church Property Measure 2018].
- (4) In this section "diocesan glebe land" and "parsonage land" have the same meanings respectively as in that Measure.

Textual Amendments

- F1 Words in s. 45(1)(c) added (1.7.2012) by The Ecclesiastical Offices (Terms of Service) (Consequential Provisions) Order 2012 (S.I. 2012/992), arts. 1(2), 2, Sch. para. 4(a)
- **F2** Words in s. 45(1)(d) inserted (19.5.2014) by Church of England (Miscellaneous Provisions) Measure 2014 (No. 1), s. 21(2), **Sch. 2 para. 19(6)**; S.I. 2014/1369, art. 2
- F3 S. 45(1)(e) added (1.7.2012) by The Ecclesiastical Offices (Terms of Service) (Consequential Provisions) Order 2012 (S.I. 2012/992), arts. 1(2), 2, Sch. para. 4(b)
- **F4** Words in s. 45(3) substituted (1.3.2019) by Church Property Measure 2018 (No. 8), s. 53(2), **Sch. 1** para. 24; S.I. 2019/97, art. 2

Commencement Information

II S. 45 in force at 1.7.2012 by S.I. 2012/1, art. 2

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