

Ecclesiastical Commissioners Act 1836 (repealed)

1836 CHAPTER 77 6 and 7 Will 4

10 Commissioners to lay schemes before the King in council for carrying into effect the recommendations.

The said commissioners shall from time to time prepare, and lay before his Majesty in council, such schemes as shall appear to the said commissioners to be best adapted for carrying into effect the herein-before recited recommendations, and shall in such schemes recommend and propose such measures as may, upon further inquiry, which the said commissioners are hereby authorized to make, appear to them to be necessary for carrying such recommendations into full and perfect effect: Provided always, that nothing herein contained shall be construed to prevent the said commissioners from proposing in any such scheme such modifications or variations as to matters of detail and regulation as shall not be substantially repugnant to any or either of the said recommendations, and in particular that it shall be competent to the said commissioners to propose in any such scheme that all parishes, churches, or chapelries which are locally situate in any diocese, but subject to any peculiar jurisdiction other than the jurisdiction of the bishop of the diocese in which the same are locally situate, shall be only subject to the jurisdiction of the bishop of the diocese within which such parishes, churches, or chapelries are locally situate.

Modifications etc. (not altering text)

C1 S. 10 modified by Ecclesiastical Commissioners Act 1850 (c. 94), s. 24

Textual Amendments applied to the whole legislation

F1 Words omitted as not relevant to unrepealed provisions of the Act

Status:

Point in time view as at 01/02/1991. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Ecclesiastical Commissioners Act 1836 (repealed), Section 10.