

Pluralities Act 1838

1838 CHAPTER 106

XVIII Such Conveyances in Exchange to be by Deed in Writing, under the Hands and Seals of all Parties interested, to be inrolled in Chancery.

Provided always, and be it further enacted, That all such Grants, Conveyances, and Assurances as aforesaid shall be made by a Deed or Deeds, Instrument or Instruments in Writing, under the Hand and Seal or Hands and Seals of the Patron or Patrons of the Benefice or Benefices, Sinecure Rectory or Rectories, Vicarage or Vicarages, affected thereby, and of the Owner or Owners, Impropriator or Impropriators of the Lands, Tithes, Tenements, and Hereditaments so to be given in exchange as aforesaid; and the Bishop of the Diocese for the Time being shall testify his Approval thereof by being a Party and affixing his Episcopal Seal thereto; and the Incumbent or Incumbents for the Time being of such of the said Benefice or Benefices, Sinecure Rectory or Rectories, Vicarage or Vicarages, as shall not be then vacant, shall testify his or their Approval by being a Party or Parties to and signing the same respectively, and shall be the Party or Parties by whom the Grant, Conveyance, and Assurance to be made or executed to such Owner or Owners, Impropriator or Impropriators as aforesaid shall be made and executed; and such Deed or Deeds, Instrument or Instruments in Writing, shall be inrolled in Her Majesty's High Court of Chancery within Six Calendar Months after the Execution, thereof respectively, or else have no Operation under this Act.