



Compulsory Church Rate Abolition Act 1868

1868 CHAPTER 109 31 and 32 Vict

2 Saving of rates called church rates, but applicable to secular purposes.

Where in pursuance of any general or local Act any rate may be made and levied which is applicable partly to ecclesiastical purposes and partly to other purposes, such rate shall be made, levied, and applied for such last-mentioned purposes only, and so far as it is applicable to such purposes shall be deemed to be a separate rate, and not a church rate, and shall not be affected by this Act.

Where in pursuance of any Act of Parliament a mixed fund arising partly from rates affected by this Act and partly from other sources, is directed to be applied to purposes some of which are ecclesiastical purposes, the portion of such fund which is derived from such other sources shall be henceforth primarily applicable to such of the said purposes as are ecclesiastical.

Changes to legislation:

There are currently no known outstanding effects for the Compulsory Church Rate Abolition Act 1868, Section 2.