



Pluralities Act 1838

1838 CHAPTER 106 1 and 2 Vict

125 Who to be considered patron.

In every case in which the consent of, or the execution of any deed or deeds, instrument or instruments, by the patron of any cathedral preferment, or of any benefice, sinecure rectory, or vicarage or the owner or impropiator of any lands, tithes, tenements, or hereditaments, is required for carrying into effect any of the purposes of this Act, and also in every case in which it may be necessary to give any notice to any such patron for any of the said purposes, the consent of execution by or notice to the patron or person entitled to make donation or present or nominate to such cathedral preferment, benefice, sinecure rectory, or vicarage, in case the same were then vacant, or the person or persons who shall be in the actual possession, receipt, or perception of the rents, proceeds, or profits of such lands, tithes, tenements, or hereditaments for an estate or interest not less than an estate for life, shall respectively be sufficient.

Status:

Point in time view as at 31/01/2011. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Pluralities Act 1838, Section 125.