



Pluralities Act 1838

1838 CHAPTER 106 1 and 2 Vict

32 Penalties for non-residence on incumbent not having a licence or exemption, unless he be resident on another benefice.

Every spiritual person holding any benefice shall keep residence on his benefice, and in the house of residence (if any) belonging thereto; and if any such person shall, without any such licence or exemption as is in this Act allowed for that purpose, or unless he shall be resident at some other benefice of which he may be possessed, absent himself from such benefice, or from such house of residence, if any, for any period exceeding the space of three months together, or to be accounted at several times in any one year, he shall, when such absence shall exceed three months and not exceed six months, forfeit one third part of the annual value of the benefice from which he shall so absent himself; and when such absence shall exceed six months and not exceed eight months, one half part of such annual value; and when such absence shall exceed eight months, two third parts of such annual value; and when such absence shall have been for the whole of the year, three fourth parts of such annual value.

Status:

Point in time view as at 22/07/2004. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Pluralities Act 1838, Section 32.