



Pluralities Act 1838

1838 CHAPTER 106 1 and 2 Vict

33 Licence to reside out of the usual house, if unfit.

[^{F1}It shall be lawful for any bishop, upon application in writing by any spiritual person holding any benefice within his diocese whereon there shall be no house or no fit house of residence, by licence under his hand and seal, to be registered in the registry of the diocese, which the registrar is hereby required to do, to permit such person to reside in some fit and convenient house, although not belonging to such benefice, such house to be particularly described and specified in such licence, and for a certain time to be therein also specified, not exceeding the period by this Act limited, and from time to time, as such bishop may think fit, to renew such licence; and every such house shall be a legal house of residence for such specified time to all intents and purposes: Provided always, that no such licence shall be granted to such spiritual person to reside in any house unless it be within three miles of the church or chapel of such benefice, nor in case such church or chapel be in any city, or market or borough town, unless such house be within two miles of such church or chapel.]

Textual Amendments

- F1** S. 33 repealed (E.) (31.1.2011) by [The Ecclesiastical Offices \(Terms of Service\) \(Consequential and Transitional Provisions\) Order 2010 \(S.I. 2010/2847\)](#), art. 1(3), [Sch. 2 para. 2](#)

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Point in time view as at 31/01/2011. This version of this provision has been superseded.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 33.