

Ecclesiastical Commissioners Act 1850

CHAPTER 94

ECCLESIASTICAL COMMISSIONERS ACT 1850

- Appointment of Church Estates Commissioners.
- II Salaries to First Church Estates Commissioner and Commissioner appointed by Archbishop.
- III First Church Estates Commissioner may sit in the House of Commons.
- IV Church Estates Commissioners to sign Declaration.
- V Treasurer and Secretary not to be the same Person. First Church Estates Commissioner and Commissioner appointed by Archbishop to be joint Treasurers.
- VI Estates held in trust for the Ecclesiastical Commissioners to be vested in the First Church Estates Commissioner for the Time being.
- VII As to Appointment of Estates Committee.
- VIII The Estates Committee to manage all Property of the Commissioners.
 - IX Chairman of Estates Committee.
 - X Two Church Estates Commissioners to be present at Meetings of Ecclesiastical Commissioners.
 - XI Ecclesiatical Commissioners may make special References to Estates Committee or Commissioners.
- XII Ecclesiastical Commissioners may make General Rules for the Direction of the Estates Committee.
- XIII So much of 6 & 7 W.4 c.77 as provides who shall be Chairman repealed, and other Regulations made.
- XIV As to the Audit of Accounts.
- XV Episcopal Fund to be transferred to the Common Fund.
- XVI Certain Provisions of 5 & 6 Vict, c.26 as to Deficiency of Incomes of Bishops repealed.
- XVII Fixed Incomes maybe secured to Archbishops and Bishops appointed after 1st January 1848.
- XVIII As to Endowments of Deans of Salisbury and Wells.

- XIX Deans appointed after 10th of April 1850 not to hold any Benefice not situated within the City or Town, &c.
- XX Commissioners may, by Authority of 3 & 4 Vict. c.113 and 4 & 5 Vict. c.39, commute for any Prebend annexed to a Dignity or Office.
- XXI Commuted Lands, &c. to be subject to similar Uses as Lands vested under former Acts.
- XXII Benefices annexed to Sees of Gloucester and Bristol, Oxford, and Peterborough to be severed from the Sees.
- XXIII Owners of Impropriation Tithes may annex the same to the Parsonage or Vicarage.
- XXIV Extension of the Powers of 6 & 7 W.4 c.77 s.10 for abolishing peculiar or exempt Jurisdictions.
- XXV Construction of 3 & 4 Vict. c.113 s.56 as to the Transfer of Estates of newly endowed Archdeaconries to Commissioners.
- XXVI Annual Report to be made of all Proceedings of the Commission to One of Her Majesty's Principal Secretaries of State, and to be laid before Parliament.
- XXVII Powers of 7 & 8 Vict. c.94 s.9 relating to the Alteration of Boundaries of Districts, extended.
- XXVIII Powers, &e. of former Acts extended to this Act.
 - XXIX Act may be amended, &c.