



Scottish Episcopalians Act 1711

1711 CHAPTER 10 10 Ann

II What Persons, and under what Conditions, empowered to officiate as Pastors. Letters of Orders recorded. Fee.

Provided always That none shall presume to exercise the Function of a Pastor in the said Episcopal Meetings and Congregations except such as shall have received Holy Orders from the Hands of a Protestant Bishop and that every Person who shall be called or appointed to be a Pastor or Minister of any Episcopal Congregation or Assembly before he take upon him to officiate as Pastor of the said Congregation be hereby obliged and required to present his Letters of Orders to the Justices of Peace at their General or Quarter Sessions to be held for the Shire City Town or other Place in which the said Episcopal Congregation is or shall be and that the said Letters of Orders be there entred on Record by the Register or Clerk of the said Meeting of the Justices for which there shall be no greater Fee or Reward taken than the Sum of [^{F1}5p]

Textual Amendments

F1 Words substituted by virtue of [Decimal Currency Act 1969 \(c. 19\), s. 10\(1\)](#)

Changes to legislation:

There are currently no known outstanding effects for the Scottish Episcopalians Act 1711, Section II.