

# Ecclesiastical Jurisdiction Measure 1963

### 1963 No. 1

#### PART III

INSTITUTION OF PROCEEDINGS IN RESPECT OF OFFENCES UNDER THE MEASURE

## 21 Supplementary provisions in special cases.

- (1) For the purposes of the last two preceding sections of this Measure:—
  - (a) where a bishop, priest or deacon is an incumbent of or licensed to more than one parochial benefice or a parochial benefice which comprises more than one parish, each of the six or more persons empowered to institute proceedings under paragraph (b) of section nineteen or subparagraph (iv) of paragraph (c) and subparagraph (iii) of paragraph (d) of section twenty of this Measure may be on the electoral roll of any of the parishes comprised in those benefices or that benefice; and
  - (b) a church designated and established as a guild church under the MICity of London (Guild Churches) Acts 1952 and M21960 shall be deemed to be a parochial benefice and, accordingly, references in the said sections to the incumbent of a parochial benefice, to the electoral roll of a parish and to a stipendiary curate licensed to a benefice (whether parochial or not) shall, in the case of a guild church, be construed as references to the vicar of such church, to the church electoral roll thereof and to a curate licensed to assist the vicar thereof respectively.
- (2) The provisions of paragraph (a) of the foregoing subsection shall apply in any case where a bishop or priest, as well as being licensed to a benefice, is licensed also to a conventional district, or to any such person as is licensed to more than one conventional district.

#### **Marginal Citations**

**M1** 1952 c. xxxviii.

M2 1960 c. xxx.

# **Changes to legislation:**

There are currently no known outstanding effects for the Ecclesiastical Jurisdiction Measure 1963, Section 21.