

SCHEDULES

SCHEDULE 3

SUPPLEMENTARY PROVISIONS RELATING TO MATTERS ARISING OUT OF PASTORAL SCHEMES AND ORDERS

Admission and induction to benefices

- 5 (1) Any person who is designated by or selected under a pastoral scheme or order as the incumbent of a benefice, shall not be required to be presented to that benefice nor shall the bishop be required to nominate that person as the person to whom he collates the benefice.
- (2) Where a pastoral scheme creates a new benefice, transfers a parish from one benefice to another or establishes a team ministry for the area of a benefice, then—
- (a) if the first incumbent of that new benefice or the first rector of that ministry is designated or selected as mentioned in sub-paragraph (1), he or she shall, unless the bishop otherwise directs, be deemed to have been admitted to that new benefice or to the benefice for the area of which the team ministry is established, as the case may be, and no fees in respect of the admission shall be payable;
 - (b) in any other case section 91(1) shall apply.
- (3) Where a pastoral scheme or order provides for the holding in plurality of two or more benefices, then—
- (a) if the first incumbent who is to hold all the benefices concerned was immediately before the scheme or order comes into operation the incumbent of any of those benefices, he or she shall, unless the bishop otherwise directs, be deemed to have been admitted to the other benefice or benefices, and no fees in respect of the admission shall be payable;
 - (b) in any other case section 91(2) shall apply.
- (4) It shall not be necessary, by reason only of the substitution of another church for a parish church by the scheme or order, for the incumbent of the benefice to be inducted in the new parish church or comply with any other process or form of law.