

# Pluralities Act 1838

1838 CHAPTER 106 1 and 2 Vict

### 99 Bishop to appoint curates to all sequestered benefices.

In every case in which a benefice shall be under sequestration, except for the purpose of providing a house of residence as aforesaid, it shall be lawful to the bishop, and he is hereby required, if the incumbent shall not perform the duties of the said benefice, to appoint and licence a curate or curates thereto, and to assign to him or them a stipend or stipends,  $\ldots$  <sup>F1</sup>, [<sup>F2</sup>such stipend or stipends to be paid by the sequestrator of such benefice out of the profits thereof]: Provided always, that not more than one curate shall be appointed to any such benefice in any case in which there is not more than one church, or the population does not exceed two thousand persons.

#### **Textual Amendments**

- F1 Words repealed except as to Channel Islands and Isle of Man by Benefices (Ecclesiastical Duties) Measure 1926 (No. 8), Sch. 3
- F2 Words repealed (1.4.1978) by Endowments and Glebe Measure 1976 (No.4), s. 49(2), Sch. 8

## Status:

Point in time view as at 01/02/1991. This version of this provision has been superseded.

#### Changes to legislation:

There are currently no known outstanding effects for the Pluralities Act 1838, Section 99.