### SCHEDULES

#### SCHEDULE 1

Rules 3.2 and 3.3

Matters which may be undertaken without a faculty

#### Table 1

#### List A – Matters which may be undertaken without the need for consultation

This table prescribes matters which may be undertaken without a faculty subject to any specified conditions.

The matters prescribed in the table are subject to general exclusions set out in rule 3.5 which, among other things, excludes certain categories of works to listed buildings.

Specified conditions Matter

#### A1. Church building etc.

- (1) Works of repair and routine maintenance to The parochial church council's insurers are the church building not affecting the fabric or notified if external scaffolding is to be erected any historic material
- (2) Repairs and replacement of fittings in existing kitchens, lavatories and office accommodation
- (3) Like for like repairs to window glass

The works do not include repairs to broken or cracked quarries in stained glass or historic clear glazed windows

mesh window guards

(4) The repair or like for like replacement of wire Only non-corroding fixings are used and, where practicable, are fixed in mortar joints

- (5) Works of repair and routine maintenance to existing-
- The works do not involve making additions to an electrical installation

- heating systems (a)
- gas, water or other services (b)
- electrical installations and other electrical equipment

Any work to a gas fitting is carried out by a person who is registered on the Gas Safe Register (or is a member of another class of persons approved by the Health and Safety Executive for the purposes of Regulation 3(3) of the Gas Safety (Installation and Use) Regulations 1998)

Matter	Specified conditions
Mutter	Any work to an electrical installation or
	electrical equipment is carried out by a
	person whose work is subject to an accredited
	certification scheme (as defined in rule 3.1(6))
	certification scheme (as defined in fale 3.1(0))
(6) The application of forensic marking on roof lead or other material covering a roof or to rain water goods or flashings	
(7) Work to an existing lightning conductor	The parochial church council's insurers are notified of the proposed work and the work is carried out by a specialist contractor approved by them
(8) The repair, maintenance, removal, disposal or replacement of a flagpole	Only non-corroding fixings are used where a flagpole is repaired or replaced
(9) The introduction, removal or disposal of	The existing use of the vestry is not changed
furniture, furnishings, office equipment and minor fixtures (other than safes) in vestries and similar rooms	No article of historic or artistic interest is removed or disposed of
(10) The introduction, removal or disposal of fire extinguishers	Any instructions from the supplier or the parochial church council's insurer in relation to their type or location are complied with
(11) The making of additions to an existing name board	The board is not a war memorial or roll of honour
	The addition is in the same style (including colour and materials) as existing names on the board
(12) The installation of bat boxes as part of a bat management programme	
(13) The introduction of anti-roosting spikes	Only non-corroding fixings are used and, where practicable, are fixed in mortar joints

A2. Musical instruments

Matter Specified conditions

- (1) The introduction or disposal of musical No article of historic or artistic interest is instruments (other than organs and grand pianos) disposed of and associated equipment
- (2) The routine tuning and maintenance of In the case of organs, any works do not involve organs and pianos tonal alterations, changes to the action or major dismantling of the instrument

#### A3. Bells etc.

(1) The inspection and routine maintenance of No tonal alterations are made to any bell bells, bell fittings and bell frames

No bell is lifted from its bearings

(2) The repair and maintenance of clappers, Works do not include the re-soling or recrown staples (including re-bushing) and bell rimming of a bell wheel wheels

No bell is lifted from its bearings

- (3) The repair or replacement of bell stays, No bell is lifted from its bearings pulleys, bell ropes (including in Ellacombe apparatus), rope bosses, sliders or slider gear
- (4) The repainting of metal bell frames and metal No bell is lifted from its bearings bell fittings

#### A4. Clocks

The inspection and routine maintenance of Works of maintenance do not include re-painting clocks and clock faces or re-gilding of clock faces

#### A5. Church contents

(1) The repair of woodwork, metalwork and Matching materials are used movables

The repair does not involve any works to—

- woodwork or metalwork of historic or artistic interest
- · Royal coats of arms
- · hatchments or other heraldic achievements
- paintings
- textiles of historic or artistic interest
- church plate (including candlesticks and crosses)

Matter Specified conditions

- (2) The application to articles of forensic No article of historic or artistic interest is marked marking
- (3) The introduction, removal or disposal of The introduction, removal or disposal of kneelers, hassocks, pew runners and cushions

the articles does not result in a change to the overall appearance of the church

No article of historic or artistic interest is removed or disposed of

- (4) The introduction, removal or disposal of—
- movable bookcases
- (b) books
- free-standing noticeboards (c)
- (d) movable display stands
- (e) cruets
- (f) vases and flower stands
- (g) hymn boards
- altar linen (but not altar frontals or falls) (h)
- flags and banners used for temporary (i) displays (but not the laying up of flags, or the removal or disposal of flags that have been laid up)
- the Union flag or St George's flag (with (j) or without the diocesan arms in the first quarter) for flying from the church

No article of historic or artistic interest is removed or disposed of

#### A6. Church halls and similar buildings

- (1) Routine repairs to the building and the replacement of fittings in the building
- (2) The introduction, removal or disposal of No article of historic or artistic interest is furniture removed or disposed of

#### A7. Churchyard

- (1) The introduction and maintenance of equipment for maintenance of the church and churchyard
- (2) The repair of paths and other hardsurfaced areas, including resurfacing in the same materials and colour

- like for like replacement of fences and gates (but below ground level not lychgates, walls or historic railings)
- (3) The routine maintenance of, repairs to, and The works do not involve any new disturbance
- (4) The carrying out of repairs to a notice board and the repainting of a notice board
- grazing in the churchyard

(5) The grant by the incumbent of a licence for The licence is in a form approved by the chancellor

#### A8. Trees

(1) The felling, lopping or topping of a tree the The works do not relate to any tree in respect diameter of any stem of which does not exceed of which a tree preservation order is in force or 75 millimetres (measured over the bark at a which is in a conservation area height of 1.5 metres above ground level)

Regard is had to guidance issued by the Church Buildings Council as to the planting, felling, lopping and topping of trees in churchyards

- (2) The lopping or topping of any tree—
- (a) that is dying or dead; or
- (b) has become dangerous

Regard is had to guidance issued by the Church Buildings Council as to the planting, felling, lopping and topping of trees in churchyards

(3) The removal of dead branches from a living Regard is had to guidance issued by the Church tree

Buildings Council as to the planting, felling, lopping and topping of trees in churchyards

#### Table 2

#### List B – Matters which may be undertaken without a faculty subject to consultation etc.

This table prescribes matters which may, subject to any specified conditions, be undertaken without a faculty if the archdeacon has been consulted and has given notice in writing that the matter may be undertaken without a faculty. The archdeacon may impose additional conditions in the written notice.

The matters prescribed in the table are subject to general exclusions set out in rule 3.5 which, among other things, excludes certain categories of works to listed buildings.

Specified conditions Matter

#### B1. Church building etc.

affecting the fabric of a church or historic maintenance in the most recent report prepared material

(1) Works of routine maintenance and repair The works are identified as routine items of in respect of the church pursuant to section 1(2)

Matter	Specified conditions
The state of the s	of the Inspection of Churches Measure 1955 (commonly known as the "quinquennial inspection report") or in subsequent written advice from a person registered under the Architects Act 1997 or a member of the Royal Institution of Chartered Surveyors qualified as a chartered building surveyor
	Details of any materials to be used are submitted to the archdeacon when the archdeacon is consulted on the proposal to undertake the matter
	The works do not involve any new disturbance below ground level
	The parochial church council's insurers are notified if external scaffolding is to be erected
(2) The installation of a wall offertory box	The installation does not affect historic fabric
(3) The introduction of a safe in a vestry or similar room	
(4) Works of external or internal redecoration (other than to areas of historic wall painting, even if already painted over)	
	The overall appearance of the building is not changed
	The parochial church council's insurers are notified if external scaffolding is to be erected
(5) The treatment of timber against beetle or fungal activity	The works do not involve the replacement of timber
<ul> <li>(6) Works of adaptation (not amounting to substantial addition or replacement) to—</li> <li>(a) heating systems</li> <li>(b) gas, water and other services</li> <li>(c) electrical installations and other electrical equipment</li> </ul>	Any work to a gas fitting is carried out by a person who is registered on the Gas Safe Register (or is a member of another class of persons approved by the Health and Safety Executive for the purposes of Regulation 3(3) of the Gas Safety (Installation and Use) Regulations 1998)

Matter

Specified conditions

	1 J
	Any work to an electrical installation or electrical equipment is carried out by a
	person whose work is subject to an accredited
	certification scheme (as defined in rule 3.1(6))
	The parochial church council's insurers are
	notified of the proposed works
(7) The replacement of a boiler in the same location and utilising an existing fuel supply and existing pipe-runs	
	The works do not involve the creation of a new external flue
	The parochial church council's insurers are notified of the proposals
(8) The introduction or replacement of control equipment that is ancillary to a boiler or existing heating system	
	Any work to an electrical installation or electrical equipment is carried out by a person whose work is subject to an accredited certification scheme (as defined in rule 3.1(6))
	The parochial church council's insurers are notified of the proposals
(9) The like for like replacement of roofing material	The material being replaced was not introduced unlawfully
	The parochial church council's insurers are notified of the proposals
(10) The installation of a roof alarm	The amount of associated cabling is kept to the minimum that is reasonably practicable

Matter	Specified conditions
(11) The installation of lighting and safety equipment	
	Any work to an electrical installation or electrical equipment is carried out by a person whose work is subject to an accredited certification scheme (as defined in rule 3.1(6))
	The installation will not affect any graves or vaults
	The parochial church council's insurers are notified of the proposals
(12) The installation of a lightning conductor	The parochial church council's insurers are notified of the proposals and the work is carried out by a specialist contractor approved by them
(13) The installation of a sound reinforcement system or loop system or the alteration of an existing system	
B2. Bells etc.	
(1) The lifting of a bell to allow the cleaning of bearings and housings	Regard is had to any guidance issued by the Church Buildings Council
	The bell is currently in a fit condition to be rung
<ul><li>(2) The like for like replacement of—</li><li>(a) bearings and their housings</li><li>(b) gudgeons</li></ul>	Regard is had to any guidance issued by the Church Buildings Council
<ul> <li>(b) gudgeons</li> <li>(c) crown staple assembly</li> <li>(d) steel or cast iron headstocks</li> <li>(e) wheels</li> </ul>	The bell is currently in a fit condition to be rung
(e) wheels	The works do not involve the drilling or turning of the bell
<ul> <li>(3) The replacement of—</li> <li>(a) bell bolts</li> <li>(b) a wrought iron clapper shaft with a wooden-shafted clapper</li> </ul>	Regard is had to any guidance issued by the Church Buildings Council

Matter Specified conditions The bell is currently in a fit condition to be rung

- (4) The treatment of timber bell frames with preservative or insecticide materials
- (5) The re-pinning or re-facing of hammers in Regard is had to any guidance issued by the Ellacombe apparatus

**Church Buildings Council** 

The bells are currently in a fit condition to be rung

(6) The introduction of peal boards in a location not normally visible to the public

#### **B3.** Clocks

- (1) Alterations to striking trains to prevent No part of the clock mechanism is affected striking at night
- (2) The upgrading of electrical control devices and programmers

#### **B4.** Church contents

- (1) The repair and maintenance of church plate (including candlesticks and crosses) not of special historic or artistic interest
- (2) The introduction, maintenance or No equipment is fixed to the fabric of the church replacement of portable audio-visual equipment used in connection with church services
- covering and underlay

(3) The replacement of carpets or other floor Only breathable underlay is used when underlay is replaced

- (4) The replacement of curtains (other than curtains and other hangings associated with an altar)
- (5) The treatment of fixtures and furniture against beetle or fungal activity

Matter Specified conditions (6) The introduction of a book of remembrance and stand (7) The introduction of a fixed internal noticeboard (8) The disposal of free-standing chairs No chair of historic or artistic interest is disposed (9) The replacement of a grand piano with No piano of historic or artistic interest is another grand piano and the disposal of the disposed of original grand piano **B5.** Churchyard (1) The introduction of benches in a churchyard No bench has an inscription on it which would not be permitted on a monument in the churchyard under the applicable churchyard regulations made or approved by the chancellor (2) The replacement of gas or oil tanks The replacement tank is of similar dimensions and in substantially the same location No works of excavation are involved The local planning authority is notified of the proposal (3) The routine maintenance, repair or rebuilding The works do not relate to any wall which of walls is included in the Schedule maintained for the purposes of the Ancient Monuments and Archaeological Areas Act 1979 The works are identified as routine items of maintenance in the most recent report prepared in respect of the church pursuant to section 1(2) of the Inspection of Churches Measure 1955 (commonly known as the "quinquennial

inspection report") or in subsequent written advice from a person registered under the Architects Act 1997 or a member of the Royal Institution of Chartered Surveyors qualified as

a chartered building surveyor

Matter	Specified conditions
	Details of any materials to be used are submitted to the archdeacon when the archdeacon is consulted on the proposal to undertake the matter
	The works do not involve any new disturbance below ground level
	The parochial church council's insurers are notified if external scaffolding is to be erected
(4) The routine maintenance or repair of lychgates	The lychgate is not separately listed as a building of special architectural or historic interest under the Planning (Listed Buildings and Conservation Areas) Act 1990
B6. Trees	
(1) The planting of trees	Regard is had to the guidance issued by the Church Buildings Council as to the planting, felling, lopping and topping of trees in churchyards
<ul><li>(2) The felling of a tree—</li><li>(a) that is dying or dead; or</li><li>(b) has become dangerous</li></ul>	In the case of any tree in respect of which a tree preservation order is in force or which is in a conservation area, section 206 of the Town and Country Planning Act 1990 (which provides for the planting of replacement trees) is complied with
	Regard is had to the guidance issued by the Church Buildings Council as to the planting, felling, lopping and topping of trees in churchyards
(3) All other works to trees (whether or not prescribed in List A) except felling	If applicable, the law relating to the preservation of trees in respect of which a tree preservation order is in force or which are in a conservation area is complied with
	Regard is had to the guidance issued by the Church Buildings Council as to the planting, felling, lopping and topping of trees in churchyards

#### SCHEDULE 2

Rules 4.4, 4.5 and 9.3

Consultation with Historic England, national amenity societies and the local planning authority

#### **Timing of consultation**

1. So far as possible, any consultation provided for in this Schedule should take place before intending applicants seek the advice of the Diocesan Advisory Committee under rule 4.1.

#### **Historic England**

- **2.**—(1) Consultation with Historic England should take place as follows.
- (2) In the case of a grade I or II\* listed building Historic England should be consulted on any works that involve demolition of a listed building or its alteration or extension to such an extent as would be likely to affect its character as a building of special architectural or historic interest.
- (3) In the case of a grade II listed building Historic England should be consulted on works which comprise the demolition or removal of all, or a substantial part, of the structure of the interior (including any principal internal elements such as staircases, galleries, load-bearing walls, floor or roof structures and major internal fixtures such as pews, screens and organs).
- (4) Historic England should be consulted on works that are likely to affect the archaeological importance of any building or archaeological remains within the building or its curtilage.

#### National amenity societies

- **3.**—(1) Any national amenity society which is likely to have an interest in the works should be consulted where—
  - (a) they involve demolition of a listed building of any grade or its alteration or extension to such an extent as would be likely to affect its character as a building of special architectural or historic interest; or
  - (b) they involve demolition affecting the exterior of an unlisted building in a conservation
- (2) Whether a national amenity society is likely to have an interest in works will depend on the age of the building (or the relevant part of it) and the likely effect on it of the proposed works.

### The local planning authority

- 4. The local planning authority should be consulted where works—
  - (a) involve demolition of a listed building of any grade or its alteration or extension to such an extent as would be likely to affect its character as a building of special architectural or historic interest;
  - (b) are likely to affect the archaeological importance of a building or archaeological remains within the building or its curtilage; or
  - (c) involve demolition affecting the exterior of an unlisted building in a conservation area.

#### **Documents to accompany consultation**

**5.** When consulting any body under paragraphs 2 to 4 the intending applicants should provide that body with—

- (a) a letter stating that they are consulting the body in accordance with this Schedule and that a response to the consultation will be taken into account if it is received within 28 days of the date of the letter;
- (b) the standard information in Form 1A or Form 1B;
- (c) a summary of the works or other proposals on which advice is being sought;
- (d) any relevant designs;
- (e) any relevant plans;
- (f) any relevant photographs;
- (g) any other documents giving particulars of the works or other proposals; and
- (h) a statement of significance, and a document setting out the justification for the proposals (commonly known as a "statement of needs"), that meet the requirements of rule 4.3.

#### Information etc. to be provided to Diocesan Advisory Committee

- **6.**—(1) When seeking the advice of the Diocesan Advisory Committee under rule 4.1 the intending applicants should inform the Committee of—
  - (a) any consultation that has taken place under paragraphs 2 to 4; and
  - (b) where the body consulted has not yet responded, the date of the expiry of the period of 28 days mentioned in paragraph 5(a).
- (2) The intending applicants should provide the Diocesan Advisory Committee with a copy of any response it has received from a body consulted under paragraphs 2 to 4 that is received within the period of 28 days mentioned in paragraph 5(a).
- (3) If the applicants receive a response from a body they have consulted under paragraphs 2 to 4 after the expiry of the period of 28 days mentioned in paragraph 5(a) they should nevertheless send a copy of the response to the Diocesan Advisory Committee unless the Committee has already given its notification of advice.
- (4) If a body that has been consulted under paragraphs 2 to 4 has not responded within the period of 28 days mentioned in paragraph 5(a) the Diocesan Advisory Committee is not obliged to await a response from that body before giving its notification of advice.

#### SCHEDULE 3

Rule 2.2(4)

#### Forms

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3A	Petition for Faculty (proceedings started pursuant to resolution of parochial church council)

Form number	Title
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# Form 1A

(Rules 4.2 and 5.5)

# Standard Information (parish churches etc.)

Diocese of	
Church of	
In the parish of	
Approximate date of church	
Is the church listed?	Yes / No
If so, please state whether it is grade I, $\Pi^*$ or II	
Is the church, churchyard or any adjoining structure wholly or partly scheduled as an ancient monument?	Yes / No
Is the church, churchyard or any adjoining structure in a conservation area?	Yes / No
If it is, please state which	
Is the church, churchyard or any adjoining structure in a national park?	Yes / No
If it is, please state which	
Is there any evidence that bats use the church, its curtilage or any adjoining structure?	Yes / No
Please give details of any privately owned chapels, aisles or windows	
Name of lay rector, if known	
Is the churchyard or burial ground consecrated?	Yes / No
Has it been used for burials?	Yes / No
Is it still used for burials?	Yes / No

If the churchyard or burial grounds is no longer used for burials has it been closed by Order in Council?	Yes / No
If it has, please give the date of the Order	
Are there any graves that are identified as war graves by the Commonwealth War Graves Commission?	Yes / No
Please identify any historic structures, listed tombs, war memorials or significant trees in the churchyard or burial ground	
Please give the name and address of the architect or surveyor appointed for the church under the Inspection of Churches Measure 1955	
Signed:	Date:
Signed.	Date.
Office or position held:	

# Form 1B

(Rules 4.2 and 5.5)

# Standard Information

(buildings included in list under Care of Places of Worship Measure 1999)

Diocese of	
Building:	
Relevant person or body:	
Approximate date of building	
Is the building listed?	Yes / No
If so, please state whether it is grade I, $\Pi^*$ or II	
Is the building, its curtilage or any adjoining structure wholly or partly scheduled as an ancient monument?	Yes / No
Is the building, its curtilage or any adjoining structure in a conservation area?	Yes / No
If it is, please state which	
Is the building, its curtilage or any adjoining structure in a national park?	Yes / No
If it is, please state which	
Is there any evidence that bats use the building, its curtilage or any adjoining structure?	Yes / No
Is the building consecrated?	Yes / No
Has the curtilage of the building been used for burials?	Yes / No
Is the curtilage currently used for burials?	Yes / No
If the curtilage has ceased to be used for burials, has it been closed by Order in Council?	Yes / No
If it has, please give the date of the Order	
Are there any graves that are identified as war graves by the Commonwealth War Graves Commission?	Yes / No

Please identify any historic structures, listed tombs, war memorials or significant trees within the curtilage	
Please give the name and address of the architect or surveyor appointed for the building under the Inspection of Churches Measure 1955 (if applicable)	
Signed:	Date:
Office or position held:	

# Form 2 (Rule 4.5) Diocesan Advisory Committee Notification of Advice

This notification constitutes advice only and does not give you permission to carry out the works or other proposals to which it relates. A faculty must be obtained from the consistory court before the works or proposals may lawfully be carried out.

The Committee should delete any parts of the form that are not applicable when completing it.

In the diocese of

Parish of

Church of

[or

#### Name or description of building]

The church [or building] is / is not listed under the Planning (Listed Buildings and Conservation Areas) Act 1990.

The listing is grade I / II\* / II

The church [or building] is not listed but is in a conservation area.

At a meeting of the Diocesan Advisory Committee held on

The following works or other proposals were considered:

The Committee **recommends** the works or proposals for approval by the court [subject to the following provisos:]

This advice does not constitute authority for carrying out the works or proposals and a faculty is required.

oi

The Committee does **not recommend** the works or proposals for approval by the court for the following principal reasons:

Despite the Committee's advice, you may, if you wish, apply to the court for a faculty authorising the works or proposals.

or

The Committee **does not object** to the works or proposals being approved by the court [subject to the following provisos:]

[and the Committee's principal reasons for advising that it does not object are:]

This advice does not constitute authority for carrying out the works or proposals and a faculty is required.

In the opinion of the Committee the work or part of the work proposed is / is not likely to affect—

- the character of the church [or building] as a building of special architectural or historic interest
- the archaeological importance of the church [or building]
- archaeological remains existing within the church [or building] or its curtilage

In the opinion of the Committee rule 9.9 of the Faculty Jurisdiction Rules (publication of notice on

	n website) applies / does not apply to the	e works or proposals
	mmittee recommends that the intending ad below—	applicants consult the bodies or persons as
the loca	England I planning authority Owing national amenity societies:	
	arch Buildings Council owing body or person:	
	or proposals—  involve demolition of a listed built as would be likely to affect its chat historic interest  are likely to affect the archaeological archaeological remains within the involve demolition affecting the e  The Committee must include a recomme Historic England, the local planning at to the Committee that its advice relates Faculty Jurisdiction Rules provides for consultation has not already taken place.  The Committee must include a recomme Church Buildings Council if it appears proposal to which rule 9.6 of the Faculty articles of special historic, architecture.	endation that the intending applicants consult athority or a national amenity society if it appears to works in respect of which Schedule 2 to the that body to be consulted and the relevant ce tendation that the intending applicants consult the to the Committee that its advice relates to a lty Jurisdiction Rules applies (proposals affecting al, archaeological or artistic interest) and the
	Council has not already been consulted commendation of the Committee as to cobe followed before submitting a petition	onsultation with a body or person indicated above
This ad	vice is valid for 24 months from the date	e given below.
Signed:		Date:
Secreta	ry to the Diocesan Advisory Committee	

To the Consistory Court of the Diocese of

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

# Form 3A (Rule 5.3)

# Petition for Faculty

(proceedings started pursuant to resolution of parochial church council)

Church of		
In the parish of		
Petitioners:		
FULL NAME*	RESIDENTIAL ADDRESS* (including postcode)	OFFICE HELD*

Please indicate here which of the above should be regarded as the contact address. A telephone number and email address should also be provided where possible.

Usually the minister and churchwardens should be the petitioners. Where that is not the case, please provide an explanation here (including details of the interest which it is said that a person who is not the minister or a churchwarden has in the matter).

<sup>\*</sup>Please use capital letters.

#### We petition the Court for a faculty to authorise the following-

Please fully and accurately state the works or other proposals for which a faculty is sought. Where relevant, include the number and date on the architect's or surveyor's drawings or other specifications. If it is proposed to dispose of any item details must be given.

The works or proposals must be the same as those in respect of which the Diocesan Advisory Committee has given any advice (subject to any modifications that have been made to take account of advice received - if any modifications have been made they also must be described here).

SCHEDULE OF WORKS OR PROPOSALS

A. PROFESSIONAL ADVICE Please answer this section in every case	
1. Has the architect or surveyor appointed under the In	spection of Churches Measure 1955 been—
a. engaged in connection with the proposals?	Yes No
b. asked for general advice in relation to these proposals?	Yes No No
2. If another architect or surveyor is being engaged—	
a. what is his or her name and address?	
b. why is he or she being instructed in relation to the	e proposed works?
B. CHANGES TO THE INTERIOR AND/OR EXT Please answer this section if applicable. Otherwise pro 3. a. If changes to the interior and/or exterior of the chare proposed, has the PCC prepared a statement of significance and a statement of needs?	oceed to section C
b. If the answer to a. is yes, please supply copies of	the statements with this petition.
c. If the answer to a. is no, what are the reasons for	asking for permission for the proposals?

Please supply separate explanatory statement if more space is required

C. FINANCIAL INFORMATION Please answer this section in every			
4. a. What is the estimated cost of	the proposed works?		£
b. Who has estimated this cost?			
c. Are the proposals wholly to b			
		Yes 🗌	No 🗌
d. If the answer to c. is no, how boxes below)	are the proposals to be paid	d for? (Ple	ease give figures in the
From—  i. the PCC's current balance purpose	e of funds that are available	for the	£
ii. gifts/legacies			£
iii. grants or fund raising	<ul><li>already available</li><li>being sought</li></ul>		£
If you are preparing a statement of please include details of any fund		lanatory s	tatement under section 3.c.,
D. PERMISSIONS FROM OTE Please answer this section in ever			
5. a. Are any external works propo	osed?	Yes 🗌	No 🗌
b. If yes, have you consulted the as to whether planning permi consent is required?		Yes 🗌	No 🗌
c. Please include a copy of any	reply from the local planning	ng authori	ty.
6. a. If required, has outline or full advertisement consent been g		Yes 🗌	No 🗌
<ul> <li>b. Please include a copy of the petition.</li> </ul>	planning permission or adve	ertisemen	t consent, if any, with this
7. a. If any of the proposals affect monument, has scheduled mo obtained?		Yes 🗌	No 🗌
b. If yes, please include a copy	of the consent with this net	ition	

<b>E. ARCHAEOLOGICAL MATTERS</b> Please answer this section if applicable. Otherwise proceed	to section F	7
8. a. Have you been advised that the proposals may have archaeological significance?	Yes 🗌	No 🗌
b. If yes, please include any advice received.		
c. Is an archaeologist to be involved and to be given facilities for inspection and recording during the course of the works of excavation or works to the fabric?	Yes 🗌	No 🗌
F. CONSULTATION FOR WORKS OF DEMOLITION OF A LISTED CHURCH Please answer this section if applicable. Otherwise proceed		
9. Have you consulted any of the following bodies?		
The Church Buildings Council	Yes 🗌	No 🗌
Historic England	Yes 🗌	No 🗌
The Council for British Archaeology	Yes 🗌	No 🗌
The Ancient Monument Society	Yes 🗌	No 🗌
Society for the Protection of Ancient Buildings	Yes 🗌	No 🗌
The Georgian Group	Yes 🗌	No 🗌
The Victorian Society	Yes 🗌	No 🗌
The Twentieth Century Society	Yes 🗌	No 🗌
If the answer to any of the above is yes, please include copie views of the body concerned and your replies.	es of any con	rrespondence giving the
10. a. Have you consulted the local planning authority?	Yes 🗌	No 🗌
b. If yes, please include correspondence giving its views	and your re	eply.

G. CHURCH INSURANCE Please answer this section for any	work to or in the church		
11. Do the proposals involve extern	nal scaffolding?	Yes 🗌	No 🗌
12. a. Is the work or part of the work voluntary labour?	rk to be carried out by	Yes 🗌	No 🗌
b. If yes, has the PCC taken our voluntary labour against the course of the work?		Yes 🗌	No 🗌
13. Have you informed the church' that work is to be carried out in churchyard?		Yes 🗌	No 🗌
14. If the answer to question 13 is y reply.	yes, please supply a copy	of the insur	er's approval or letter in
H. DETAILS OF CONTRACTO Please answer this section when yo		of any kind	
<ol> <li>Please give the name and addre the works (e.g. builder, electricity</li> </ol>			
Contractor 1	Contractor 2		Contractor 3
I. TIME FOR WORK Please answer this section in every	· case		
16. a. How soon will the work start	after the faculty is grante	d?	
b. How long is it expected that	it will take for the work to	he comple	eted?
- Tow long is it expected that	n win take for the work k	, oc compre	
17. a. Will it be necessary to hold p another building while the w out?		Yes 🗌	No 🗌
<ul> <li>If yes, has the Bishop conser arrangements for public wor</li> </ul>		Yes 🗌	No 🗌

J. ARCHDEACON'S LICENCE Please answer this section if applicable. Otherwis	se proceed to s	section K	
18. a. Has the archdeacon granted a licence author temporary minor re-ordering?	rising Y	es 🗌	No 🗌
b. If yes, please include a copy with this petiti	on.		
K. PCC RESOLUTION Please answer this section, deleting words as app	ropriate, in ev	very case	
19. The parochial church council at its meeting or without dissent / by a majority of to resolution relating to the works or proposals. A secretary is included with this petition. There a	among among	those pre resolution	sent and voting a n signed by the chair /
L. DIOCESAN ADVISORY COMMITTEE Please answer this section in every case			
20. Is a notification of advice from the Diocesan A Committee included with this petition?	Advisory Y	es 🗌	No 🗌
M. FURTHER INFORMATION Please answer this section in every case			
21. Will the work affect any graves?	Y	es 🗌	No 🗌
22. Are any private rights (including rights in seat church) affected by the works or proposals?	s in the Y	es 🗌	No 🗌
23. If the answer to question 21 or 22 is yes, pleas proposals.	se provide deta	ails in the	e schedule of works or
24. Is the information about the church and church included in the most recent quinquennial insperience report still accurate?	* .	es 🗌	No 🗌
25. If there is any further information that the peti- details should be set out in a letter or statemen			
We believe that the facts stated in this petition are	true.		
Signed:	Date:		

(Signature(s) of petitioners or person acting on behalf of petitioners)

# Form 3B

	(Rule 5.3)					
	Petition for Faculty					
(building included in li	(building included in list under Care of Places of Worship Measure 1999)					
To the Consistory Court of the	Diocese of					
Building:						
Petitioner:						
NAME*	ADDRESS*					
	(including postcode)					
If you are authorised to act on behalf of a body, please give the name of the body concerned above and give your name and address below and include evidence of your authority to submit this petition. A telephone number and email address should also be provided.						
FULL NAME*	RESIDENTIAL OR PROFESSIONAL ADDRESS*					
	(including postcode)					
	Telephone: Email:					
*Please use capital letters						

#### I/We petition the Court for a faculty to authorise the following—

Please fully and accurately state the works or other proposals for which a faculty is sought. Where relevant, include the number and date on the architect's or surveyor's drawings or other specifications. If it is proposed to dispose of any item details must be given.

The works or proposals must be the same as those in respect of which the Diocesan Advisory Committee has given any advice (subject to any modifications that have been made to take account of advice received – if any modifications have been made they also must be described here).

SCHEDULE OF WORKS OR PROPOSALS

A. PROFESSIONAL ADVICE Please answer this section in every case		
. Has the architect or surveyor appointed under the Insp	ection of Churc	hes Measure 1955 been—
a. engaged in connection with the proposals?	Yes 🗌	No 🗌
b. asked for general advice in relation to these proposals?	Yes 🗌	No 🗌
2. If another architect or surveyor is being engaged—		
a. what is his or her name and address?		
b. why is he or she being instructed in relation to the p	proposed works?	
B. CHANGES TO THE INTERIOR AND/OR EXTE Please answer this section if applicable. Otherwise process.		
3. a. If changes to the interior and/or exterior of the building are proposed, has a statement of significan and a statement of needs been prepared?	ce Yes	No 🗌
b. If the answer to a. is yes, please supply copies of the	e statements wit	h this petition.
c. If the answer to a. is no, what are the reasons for ask	king for permiss	ion for the proposals?
<u></u>		
Please supply separate expla	natory statemen	t if more space is required

	PERMISSIONS FROM OTHER BODIES case answer this section in every case		
4. ;	a. Are any external works proposed?	Yes 🗌	No 🗌
1	b. If yes, have you consulted the local planning authority as to whether planning permission or advertisement consent is required?	Yes 🗌	No 🗌
(	c. Please include a copy of any reply from the local planni	ng authori	ty.
5. a	a. If required, has outline or full planning permission or advertisement consent been granted?	Yes 🗌	No 🗌
1	<ol> <li>Please include a copy of the planning permission or adv petition.</li> </ol>	ertisement	consent, if any, with this
6. a	a. If any of the proposals affect a scheduled ancient monument, has scheduled monument consent been obtained?	Yes 🗌	No 🗌
1	b. If yes, please include a copy of the consent with this pet	ition.	
	ARCHAEOLOGICAL MATTERS case answer this section if applicable. Otherwise proceed to	to section l	E
7. :	a. Have you been advised that the proposals may have archaeological significance?	Yes 🗌	No 🗌
1	b. If so, please include any advice received.		
(	e. Is an archaeologist to be involved and to be given facilities for inspection and recording during the course of the works of excavation or works to the fabric?	Yes 🗌	No 🗌

# E. CONSULTATION FOR WORKS OF DEMOLITION, ALTERATION OR EXTENSION OF A LISTED BUILDING

Please answer this section if applicable. Otherwise proceed to section  ${\cal F}$ 

8. Have you consulted any of the	following bodies?			
The Church Buildings Council		Yes 🗌	No 🗌	
Historic England		Yes 🗌	No 🗌	
The Council for British Archae	eology	Yes 🗌	No 🗌	
The Ancient Monument Societ	y	Yes 🗌	No 🗌	
Society for the Protection of A	ncient Buildings	Yes 🗌	No 🗌	
The Georgian Group		Yes 🗌	No 🗌	
The Victorian Society		Yes 🗌	No 🗌	
The Twentieth Century Society	y	Yes 🗌	No 🗌	
If the answer to any of the above views of the body concerned and		es of any cor	respondence giving the	
9. a. Have you consulted the local	planning authority?	Yes 🗌	No 🗌	
b. If yes, please include correspondence giving its views and your reply.				
F. DETAILS OF CONTRACTORS  Please answer this section when you wish to carry out work of any kind				
10. Please give the name and addr the works (e.g. builder, electric				
Contractor 1	Contractor 2		Contractor 3	

G. TIME FOR WORK Please answer this section in every case	
11. a. How soon will the work start after the faculty is granted?	
b. How long is it expected that it will take for the work to be completed?	
H. DIOCESAN ADVISORY COMMITTEE Please answer this section in every case	
12. Is a notification of advice from the Diocesan Advisory Yes No Committee included with this petition?	
I. FURTHER INFORMATION Please answer this section in every case	
13. Will the work affect any graves?  Yes No	
14. Is the information about the building included in the most recent quiquennial inspection report or statement of significance still accurate?	
15. If there is any further information that the petitioners would like the court to take into accordetails should be set out in a letter or statement included with this petition.	ount,
I/We believe that the facts stated in this petition are true.	
Signed: Date:	
(Signature of petitioner or person acting on behalf of petitioner)	

Form 4A (Rule 6.2) Public Notice (general form)

In the Consistory Court of the Diocese of

#### Church of

#### In the parish of

NOTICE IS GIVEN that we are applying to the Consistory Court of the diocese for permission to carry out the following:

(Describe the works or other proposals in the same way as in the faculty petition)

Copies of the relevant plans and documents may be examined at
(If changes to a church are proposed, a copy of the petition and of any designs, plans, photographs and other documents that were submitted with it must be displayed in the church or at another place where they may be conveniently inspected by the public.)
Petitioners: (Each petitioner to give name and office held in block capitals)
1
2
3
Date
Date (Here the petitioners are to enter the date on which the notice was first displayed)
If you wish to object to any of the works or proposals you should send a letter stating the grounds of your objection to The Diocesan Registrar at
so that your letter reaches the
registrar not later than (here the petitioners are to enter a
date 28 days after the date given above). A letter of objection must include your name and address and state whether you live in the parish and/or your name is entered on the church electoral roll of the parish or any other basis on which you have an interest in the matter.

#### Directions to petitioners

You must display this public notice (or a copy of it) for a continuous period of not less than 28 days, not counting the day on which it is put up or the day on which it is taken down, (or for such other period as the Court may direct) in each of the following places:

- 1. on a notice board or in some other prominent position inside the church; and
- 2. on a notice board outside the church or in some other prominent position (whether on the outside of the church door or elsewhere) so that it can be read by the public.

Certificate of publication			
I, (name), one of the petitioners, certify that a copy of this public notice was displayed during the period from to (inclusive)			
1. on a notice board inside the church of; and 2. outside the church of, on a notice board [or on the principal door] [or] where it could be read by the public.			
Signed (signature of petitioner)			
Date			
Note: This certificate must be completed in full by making appropriate entries in the blank spaces and deleting that which does not apply. The public notice (or a copy) with a completed certificate of publication must be returned to the diocesan registrar once the period for the display of the notice has expired.			

# Form 4B (Rule 6.2) Public Notice

(building included in list under Care of Places of Worship Measure 1999)

# In the Consistory Court of the Diocese of

#### Name or description of building:

NOTICE IS GIVEN that we are applying to the Consistory Court of the diocese for permission to carry out the following:

(Describe the works or other proposals in the same way as in the faculty petition)

Copies of the relevan	at plans and documents	may be examined at
photographs and oth	er documents that were	copy of the petition and of any designs, plans, submitted with it must be displayed in the building or tently inspected by the public.)
Name of petitioner o	r body on whose behalf	the petition is submitted to the Court:
Name and address of Court:	person authorised to ac	ct on behalf of the body submitting the petition to the
Date	(Enter the	date on which this notice was first displayed)
	t to any of the works o ection to The Diocesar	or proposals you should send a letter stating the n Registrar at
registrar not later t	han	so that your letter reaches the (here the petitioners are to enter a
date 28 days after the	e date given above). A l	letter of objection must include your name and have an interest in the matter.

#### Directions to petitioner

You must display this public notice (or a copy of it) for a continuous period of not less than 28 days, not counting the day on which it was put up or the day on which it is taken down, (or for such other period as the Court may direct and subject to any special directions of the registrar) in each of the following places:

- 1. inside the building on a notice board or in some other prominent position; and
- 2. on a notice board outside the building or in some other prominent position (whether on the outside of the building or elsewhere) so that it can be read by the public.

Certificate of publication
I, (name), a petitioner, or acting on behalf of a petitioner, certify that a copy of this public notice was displayed during the period from to to (inclusive)
<ol> <li>inside the building; and</li> <li>outside the building on a notice board [or] where it could be read by the public.</li> </ol>
Signed
(signature of petitioner or person acting on behalf of petitioner)
Date
Note: This certificate must be completed in full by making appropriate entries in the blank spaces and deleting that which does not apply. The public notice (or a copy) with a completed certificate of publication must be returned to the diocesan registrar once the period for the display of the notice has expired.

# Form 5 (Rule 10.3) Particulars of objection to petition for faculty

In the	Consistory	Count	of the	Diagona	o.€
in the	Consistory	Court	or tne	Diocese	oı

To the Registrar	
Parish of	
Church of [ or Name or description of building	
In the matter of a petition requesting a faculty State generally the works or proposals	for
I, (name) have previously we My objection relates to [the whole] [part] of the p [The part(s) of the proposed works or proposals to (a)  (b)]  Delete words that are not applicable	
The grounds of my objection are: (1) (2) (3) Here set out concisely and in numbered paragrap necessary use a separate sheet.	hs the grounds on which the objection is made. If
I believe that the facts stated in these particulars of	of objection are true.
I certify that I have served a copy of these particular Signed:	lars of objection on the petitioners today.  Date:
(Signature of party opponent or solicitor)  Address:	

- 1. If you wish to become a party opponent in the faculty proceedings you must complete and return this form to the registrar, and send or deliver a copy to the petitioners, within 21 days from the date when you received the written notice from the registrar enclosing this form.
- 2. If you do not return this form to the registrar and send a copy to the petitioners within 21 days from the date when you received the written notice from the registrar your letter of objection will be taken into account by the chancellor in reaching a decision but you will not become a party to the proceedings and you will not be entitled to take part in the proceedings or to appeal against any judgment or order of the Court.

Form 6 (Rule 10.4) Reply

In the	Consistory	Court	of the	Diocese of

To the Registrar
Parish of

Church of [ or Name or description of building]

#### In the matter of a petition requesting a faculty for

State generally the works or proposals

We, the Petitioners in these proceedings for a faculty, have been served with particulars of objection by (name of party opponent) dated (date)

We reply to the grounds of objection as follows:

- (1)
- (2)
- (3)

Here set out concisely and in numbered paragraphs the Petitioners' response to each of the grounds of objection raised by the party opponent. If necessary use a separate sheet.

We believe that the facts stated in this reply are true.

We certify that we have sent a copy of these particulars of objection to the petitioners today.

Signed:	Date:

(Signatures of petitioners or solicitor)

- 1. If you wish to serve reply to a party opponent's grounds of objection you should complete and return this form to the registrar, and send or deliver a copy to the petitioners, within 21 days from the date when you received the particulars of objection. You must serve a reply if you have been directed to do so by the court.
- 2. A reply must state the petitioners' case in respect of the matters raised by the party opponent in the particulars of objection.

Form 7 (Rule 7.4) Faculty

In the Consistory Court of the Diocese of	
Parish of	
Church of [ or Name or description of building	ng]
The Worshipful Principal of the Right Reverend	, Chancellor of the Diocese and Official , Lord Bishop of
<b>To</b> (names and descriptions of petitioners)	
A petition presented by you has been submitted designs, plans, photographs or other documents other proposals specified in the petition].	
A public notice was duly displayed giving an op- give reasons why a faculty should not be grante	pportunity to all persons interested to object and d
[The proceedings were unopposed and did not g or ceremonial or relate to proposals that affect the	tive rise to a question of law or of doctrine, ritual he legal rights of any person or body.]
[The proceedings were unopposed but gave rise ceremonial or related to proposals that affected Chancellor has decided for the [summary reason 20 that a faculty should be granted.]	the legal rights of a person or body and the
[[A] letter[s] of objection to the granting of a fa Chancellor in reaching the decision that a facult	culty [has] [have] been taken into account by the y should be granted.]
	d in writing that the Chancellor should determine the Chancellor has decided for the reasons given in a mould be granted.]
[The Chancellor held a hearing at which oral ev given in a judgment dated 20 tha	idence was given, and has decided for the reasons t a faculty should be granted.]
This Court now grants a faculty authorising you described in the Schedule in accordance with the petition and subject to any conditions set ou	e designs, plans or other documents accompanying
[The works must be completed within period as this Court may allow and the certifical Registry within the period allowed.]	
[A copy of this faculty is to be supplied by you employed in respect of the authorised work before the complex of the supplied by your properties of the supplied by your properties.]	to the architect or surveyor and contractors to be ore any work is commenced.]
This faculty is duly authenticated by the seal of	this Court.
Dated 20	

Signature of Registrar

### **SCHEDULE**

Description of works or proposals

Conditions

	Form 8 (Rule 7.4)
	Certificate of practical completion of works authorised by faculty
In the Co	onsistory Court of the Diocese of
To the R	egistrar
Parish of	r
Church o	of
[or Name	e or description of building]
	dated (date) authorised the following works subject to the following conditions:  to be inserted by registrar)
The work	any, firm or person by whom work carried out  t was carried out by the following:  rent company, firm or person was employed for different items of the work details of the given.)
(i) Name	:
Addre	ess:
	of work undertaken (e.g. building, electrical, organ, heating, clock repairs, installation ined glass etc.):
(ii) Nam	e:
Addre	ess:
Туре	of work undertaken:
If necesso	ary, please continue on a separate sheet.
	npany, firm or person named above was supplied with a copy of the faculty before the commenced.
	ect/Surveyor (if any) rchitect/surveyor employed in relation to the work was:
Name	z:
Addre	ess:
(ii) The	above named architect/curveyor

- (ii) The above named architect/surveyor
  - (a) was provided with a copy of the faculty before work commenced; and
  - (b) has issued a Practical Completion Certificate dated (date) in relation to [the whole] [part] of the works. (Delete as appropriate)

#### 3. Certificate by churchwardens or petitioner

- (i) We/I certify to the best of our knowledge, information and belief that the works have been carried out in accordance with the faculty.
- (ii) We/I certify that all the conditions attached to the faculty have been complied with.
- (iii) We have given a copy of the certificate to the Archdeacon and have placed a copy in the church's log book.

(Delete (iii) in the case of works to a building included in the list under the Care of Places of Worship Measure 1999)

Name:	
(Insert name of churchwarden , petitioner Address:	or person authorised to act on petitioner's behalf)
Signed:	Date:
Name:	
(Insert name of churchwarden, except in the Care of Places of Worship Measure 19	he case of works to a building included in the list under 1999 )
Address:	
Signed:	Date:

Note: This form is to be returned to the registrar within 28 days of the practical completion of the work

#### Form 9 (Rule 8.2) Licence for temporary minor re-ordering

In the Consistory Court of the Diocese of

The Venerable	Archdeacon of
Parish of	
Church of	
To the Reverend and to the Parochial Church Council	
You have applied for authority to carry out satisfied that it is expedient to give a licence	a scheme of temporary minor re-ordering and I am e authorising the scheme.
I now give you my licence authorising you ordering described below and subject to the	to implement the scheme of temporary minor re- e conditions that are specified.

This licence expires on (date)

#### The Scheme

The scheme of temporary minor re-ordering authorised by this licence comprises: (Insert description of scheme)

Conditions This licence (Insert cond	is subject to the folloitions)	owing conditions
Signed:	ndescon of	Date:

(Copies of this licence are sent to the Diocesan Registrar and to the Diocesan Advisory Committee.)

- 1. If you wish to continue with the scheme after the expiry of this licence you must submit a petition for a faculty in respect of the scheme to the diocesan registry (and display public notices in accordance with Part 6 of the Faculty Jurisdiction Rules) not less than 2 months before this licence expires. Prior to that you should have sought the advice of the Diocesan Advisory
- 2. If you submit a petition within the time mentioned in paragraph 1, the scheme will be deemed to continue to be authorised by this licence until the petition is determined by the court.
- 3. If you do not submit a petition for a faculty in respect of the scheme, when the licence expires you must immediately restore the position to that which existed before the scheme was implemented.
- 4. On the expiry of this licence, the archdeacon will send a notice asking whether a faculty has been applied for and, if not, whether the position has been restored to that which existed before the scheme was implemented. The minister (or if there is then no minister, the churchwardens) must return the completed form to the archdeacon within 14 days.

#### Form 10 (Rule 8.3)

Notice on expiry of licence for temporary minor re-ordering

In the Consistory Court of the Diocese of	
The Venerable	Archdeacon of
Parish of	
Church of	
<b>To the Reverend</b> [or if there is no minister <b>To the</b> and to the Parochial Church Council	Churchwardens]
On I gave you my licence authorisin minor re-ordering described in the licence and subjection	g you to implement a scheme of temporary ect to the conditions that were specified.
That licence expired on	
Please complete this form and return it to me within	14 days of your receiving it.
Have you applied for a faculty in respect of the scheme?	Yes No No
2. If yes, on what date did you submit the faculty potential to the diocesan registry?	etition
3. If no, have you restored the position to that whic existed before the scheme was implemented?	h Yes No
<ol> <li>If you have not applied for a faculty and have no restored the position to that which existed before scheme was implemented, please state:</li> <li>a. why not; and</li> </ol>	
b. when you expect to have restored the position.	
Signed: Date: Signature of minister (or, if there is currently no minister, signatures of contents)	hurchwardens)
Note	

If a scheme of temporary minor re-ordering has ceased to be authorised by licence and no faculty has been granted for the scheme, the archdeacon is required to take steps to ensure that the position is restored to that which existed before the scheme was implemented.

## Form 11 (Rule 5.6)

### Notification by registrar for register of petitions

#### In the Consistory Court of the Diocese of

#### To the Secretary of the Diocesan Advisory Committee

On a petition was submitted to the registry for which the advice of the Diocesar Advisory Committee is required under the Faculty Jurisdiction Rules.
Details of the petition are as follows:
Name(s) of petitioner(s) and office held:
Parish of
Church of
[or Name or description of building]
The schedule of works or proposals contained in the petition is [attached] [as follows]
Signed Date (Registrar)

#### Form 12 (Rule 9.8) Request for advice from Church Buildings Council

#### In the Consistory Court of the Diocese of

Parish •	οf		

Church of	
To the Secretary of the Church Buildings Council	
The Chancellor is considering proposals which—	
A. fall within rule 9.6 (Mandatory consultation with the Church Buildings Council) because involve—	they
1. the introduction, conservation, alteration or disposal of an article of special historic, architectural, archaeological or artistic interest;	
2. the alteration to or extension of a listed church, or the re-ordering of any church, in a way that is likely significantly to affect the setting of an article of special historic, architectural, archaeological or artistic interest;	
<b>3.</b> the movement or removal of an article of special historic, architectural, archaeological or artistic interest such that the article might be adversely affected unless special precautions are taken; or	
<b>B.</b> fall within rule 9.7 because although rule 9.6 does not apply, the Chancellor thinks that the advice of the Church Buildings Council would be of assistance.	
I enclose—	
1. a copy of the [petition] [application for an injunction/restoration order] together with a copy of the statement of significance and statement of needs	
2. copies of plans and other relevant documents submitted with the petition	
3. a set of photographs	
4. a copy of the Diocesan Advisory Committee's notification of advice	
The Chancellor seeks advice on the following:	
I request that the Council's advice be sent to me a soon as possible. If it has not been received at the registry within [21] days the Chancellor may proceed to determine the [petition] [application] without the Council's advice.	
Signed Date:	
(Registrar) 47	

### Form 13 (Rule 8.1)

### Place of safety order

(archdeacon of opinion that article should be removed immediately)

The Venerable	Archdeacon of
Parish of	
Church of	
To (name of churchwarden)	of (address)
and (name of churchwarden)	of (address)
[and to (name of any person h Order)	taving custody of the article(s) described in the Schedule to this of (address)
church is/are of architectural,	e(s) described in the Schedule which appertain to the above named artistic, historical or archaeological value and that it is/they are lamage and should be removed to a place of safety immediately. I for the following reasons:
(Insert summary of reasons)	
	section 21 of the Care of Churches and Ecclesiastical Jurisdiction (s) be [removed from the church and] deposited in the place of safety
Address or description of plac	ee of safety:
	Schedule
	(Insert description of article(s))
Signed:Archdeacon of	Date:
Notes	
1. As this Order has been mad	le as a matter of urgency without giving the Diocesan Advisory

- 1. As this Order has been made as a matter of urgency without giving the Diocesan Advisory Committee an opportunity to make representations, as soon as practicable after the removal of the article(s) to the place of safety, the archdeacon will notify the Committee of the removal.
- 2. Within 28 days of the removal of the article(s) to the place of safety the archdeacon must apply to the Court for a faculty authorising the retention of the article in the place of safety. The Court will then decide for what further period (if any) the article(s) should be retained in the place of safety, or any alternative place of safety, and will make other decisions relating to the archdeacon's application that it thinks fit.

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#### Form 14 (Rule 8.1)

Notice inviting representations with a view to making place of safety order

The Venerable	Archdeacon of
Parish of	
Church of	
To (a) (name of churchwarden)	of (address)
and (name of churchwarden)	of (address)
[(b) and to (name of any person Order)	n having custody of the article(s) described in the Schedule to this of (address)
(c) (name)	of (address)
secretary of the Parochial Chur	rch Council
(d) the Secretary of the Dioces	an Advisory Committee
named church is/are of architect summarised below appear to medamage and I am proposing to Ecclesiastical Jurisdiction Mea	e(s) described in the Schedule below which appertain to the above- ctural, artistic, historical or archaeological value. The facts he to show that the article(s) is/are exposed to danger of loss or make an order under section 21 of the Care of Churches and asure 1991 directing the churchwardens and any other person having the it/them from the church and] deposit it/them in a place of safety.  Summary of facts (Insert summary of facts)
	Schedule
	(Insert description of article(s))
churchwardens, any other pers Parochial Church Council or th	re (insert date not less than 28 days after service of notice). If the on having custody of the article(s) described in the Schedule, the ne Diocesan Advisory Committee make representations to me those representations before making any order.
Signed:Archdeacon of	Date:

# Form 15 (Rule 8.1) Place of safety order (following consideration of any representations)

The Venerable	Archdeacon of
Parish of	
Church of	
To (name of churchwarden) of (	address)
and (name of churchwarden) of (	address)
[and to (name of any person having Order)	g custody of the article(s) described in the Schedule to this of (address)
by the date specified in my Notice make an Order requiring the remov	tions made to me] [No representations having been made to me] dated (date) inviting representations about my proposal to val of the article(s) in the Schedule to the Notice to a place of e article(s) described in the Schedule to this Order ought to be
	on 21of the Care of Churches and Ecclesiastical Jurisdiction e [removed from the church and] deposited in the place of safety in (insert date).
Address or description of place of	safety:
	ith this Order I may apply to the Court for an Order that ce of safety specified above and I may ask the Court to order lication.
	Schedule
(	insert description of article(s))
SignedArchdeacon of	Date:
Note	
the Court for a faculty authorising then decide for what further period	the article(s) to the place of safety the archdeacon must apply to the retention of the article in the place of safety. The Court will d (if any) the article(s) should be retained in the place of safety, and will make other decisions relating to the archdeacon's

### Form 16 (Rule 16.2)

#### Application for injunction or restoration order

In the Consistory Court of the Diocese of
In the matter of (name of church or churchyard or description of article appertaining to church)
[And in the matter of a [petition] [faculty] dated relating to
Applicant(s): (insert names of applicant(s))
Office held/interest in the matter: (e.g. archdeacon, minister, churchwarden, owner of article)
[Application for Injunction
The applicant(s) applies / apply for an injunction in the following terms:
That (name) of (address) be forbidden (whether by himself or by instructing or encouraging or permitting any other person) from (insert details of the act from which the person is to be forbidden).]
[Application for Restoration Order
The applicant(s) applies / apply for a restoration order in the following terms:
That (name) of (address) be required to take the following steps by (time) on (date): (1) (set out steps to be taken to restore position to that which existed immediately before unlawful act was committed in relation to church, churchyard or article) (2)]
The grounds on which the applicant(s) claim to be entitled to an injunction / restoration order are:  (Give brief description of the unlawful act intended to be committed or which has been committed)
The facts and matters relied on in support of this application are set out in the witness statement of (name) dated (date) which accompanies this application.
This application will be heard at on at
(time, date and address to be inserted by registrar)
This application is served by [the solicitor for] the applicant(s) whose address for service is:
Signed: Date: ([Applicant] [Applicant's solicitor])

[Address and telephone	number of applicant	(s) solicitor:		]
The Diocesan Registry	at (address)			
is open between	and	on	to	
The telephone number i	is	(To be con	npleted by the registrar)	
		Notes		
To the applicant(s):			10° 11	
	hat accompanies this	application must be	verified by a statement of	truth in
the following form—	the fact stated in this	witness statement a	re true "	
			s statement to the diocesar	
registry. The application hearing in the relevant property		gistrar who will ente	r details of the place and d	ate or
			atement must be served by	the
applicant on the following				
~ _	inst whom the injunct			
			f the parties to the proceed	ings;
	(unless the archdeac		and ere there is no minister, the	
,	s (unless they are the	* *	ere mere is no minister, the	5
			olicant must submit to the i	registry
a certificate of service t				
To the person against If you intend to instruct			der is being sought: vide the solicitor with a co	opy of
this document immedia				
If d	hanning of the time of			·:
			court may make an injunct you have any questions at	
hearing you should con				your the
	Certif	ficate of Service		
In the matter of [And in the matter of a	a [netition] [faculty]	l dated	relating to	1
[mid in the matter of	a [pennon] [racary]	dated	remaing to	,
I certify that this application	ation together with a	copy of the witness	statement of (name)	
	s served on the follow	ving persons at the a	ddresses, by the method ar	nd on
the dates given below.				
Name:	Name:	Name:	Name:	
4.11	4.11	4.77	4.17	
Address:	Address:	Address:	Address:	
Method:	Method:	Method:	Method:	
Date served:	Date served:	Date served:	Date served:	
Duic serveu.	Dute serveu.	Duie serveu.	Duie serveu.	
I believe that the facts s	stated in this certificat	te are true.		
Signed:		Date:		
	plicant's solicitor]	52		

	Form (Rule 16 Injuncti	5.5)		
(section 13(4) Care of Churches	and Eccl	esiastical Ju	risdiction Meas	ure 1991)
In the Consistory Court of the Diocese	of			
In the matter of				
[And in the matter of a [petition] [facu	ılty] dated	re	lating to	]
Applicant(s):				
Respondent:				
If you the within named [ you may be held to be in contemp assets may be seized.	t of court	_	ot comply with oned or fined,	
On (date) the Court considered an	n applicatio	n for an injun	ction	
The Court ordered that (name of respo is forbidden (whether by himself or by i from (insert terms of injunction)		or encouraging	or permitting an	y other person)
This order will remain in force until (a by further order of the court / until further		at (time)	unless before the	en it is revoked
[It is further ordered that (insert other orders and directions, e.g. a	as to costs)]			
If you do not understand anything in t	his order y	ou should co	nsult a solicitor.	
I	Record of h	earing		
On (date) , before the [Deputy] Cl The court was sitting at	hancellor			
The Applicant was represented by counse The Respondent was represented by counse				ot appear
The court read the written evidence of and				
[The court heard spoken evidence on oat	h from			]
Signed: [Registrar]	Date:			
The Diocesan Registry at (address) is open between and The telephone number is		on	to	

#### Certificate of Service

In the matter of [And in the matte	er of a [petition] [faculty	] dated relating t	0 ]
I certify that this o the dates given bel		llowing persons at the add	dresses, by the method and on
Name:	Name:	Name:	Name:
Address:	Address:	Address:	Address:
Method:	Method:	Method:	Method:
Date served:	Date served:	Date served:	Date served:
I believe that the fa	acts stated in this certifica	ite are true.	
Signed:	Da	te:	

## Form 18 (Rule 16.5)

		(Rule 16.5) Restoration	order		
(section 1.	3(5) Care of Ch	nurches and Eccles	siastical Juri	sdiction Measure	: 1991)
In the Consisto	ry Court of the	Diocese of			
In the matter o	f				
[And in the ma	tter of a [petition	n] [faculty] dated	relating	to	1
Applicant(s):					
Respondent:					
If you the wit you may be h assets may be	eld to be in co	ntempt of court a		t comply with th ned or fined, or	
On (date)	the Court consi	dered an application	for a restoration	on order	
The Court orde must take the fe	ered that (name obliowing steps	of respondent)			
on or before (tin	ne) (date)				
[It is further or (insert other ord		ıs, e.g. as to costs)]			
If you do not un	nderstand anyth	ing in this order yo	u should cons	sult a solicitor.	
		Record of he	aring		
On (date) The court was si		puty] Chancellor			
		y counsel / solicitor / by counsel / solicito			opear
The court read to	he written eviden	ice of			
[The court heard	l spoken evidence	e on oath from			]
Signed:(Registra		Date:			
The Diocesan R is open between The telephone n		ss) and	on	to	

#### Certificate of Service

In the matter of [And in the matte	er of a [petition] [faculty	] dated relating t	0 ]
I certify that this o the dates given bel		llowing persons at the add	dresses, by the method and on
Name:	Name:	Name:	Name:
Address:	Address:	Address:	Address:
Method:	Method:	Method:	Method:
Date served:	Date served:	Date served:	Date served:
I believe that the fa	acts stated in this certifica	ite are true.	
Signed:	[Applicant's solicitor]	Date:	

Form 19 (Rule 16.6)
Interim injunction or interim restoration order
(section 13(4) Care of Churches and Ecclesiastical Jurisdiction Measure 1991)
In the Consistory Court of the Diocese of
In the matter of
[And in the matter of a [petition] [faculty] dated relating to
Applicant(s):
Respondent:
If you the within named [ ] do not comply with this order you may be held to be in contempt of court and imprisoned or fined, or your assets may be seized.
On (date) the Court considered an application for an [injunction] [restoration order] on the basis that the application was a matter of such urgency that an [injunction] [restoration order] should be issued without an application being made and served on the Respondent.
[Interim Injunction
The Court ordered that (name of respondent) is forbidden (whether by himself or by instructing or encouraging or permitting any other person) from (insert terms of injunction)
This order will remain in force until at (insert date and time not more than 14 days from the date of issue of the order) unless before then it is revoked by a further order of the court.
[Interim Restoration Order
The Court ordered that (name of respondent) must take the following steps
on or before (time) (date)
Notice of further hearing The court will reconsider the application and whether the order should continue at a further hearing at on at (time, date and address to be inserted)
It is further ordered that: (1) The Applicant must serve this order on the Respondent by (method of service) by (time) on (date) (2) The Applicant must serve on the Respondent an application in Form 16 and a witness statement complying with rule 16.2(3) of the Faculty Jurisdiction Rules by (time) on (date)

(Insert any other orders and directions, e.g. as to costs)

If you do not understand anything in this order you should consult a solicitor.

#### Record of hearing

The [Deputy] Chancellor heard the application on (date)			[in chambers] [by telephone].	
The Applicant was repre	esented by counsel /	solicitor / appeared	d in person	
The court read [the writt [the following documen				
[The court heard spoken	evidence on oath fr	rom]		
Signed:(Registrar)	Date	:		
The Diocesan Registry a is open between	at (address) and	on	to	
	Certi	ficate of Service		
In the matter of [And in the matter of a	n [petition] [faculty	] dated rela	ating to	]
I certify that this order we the dates given below.	vas served on the fol	llowing persons at	the addresses, by the method and	l on
Name:	Name:	Name:	Name:	
Address:	Address:	Address:	Address:	
Method:	Method:	Method:	Method:	
Date served:	Date served:	Date served:	Date served:	
I believe that the facts st	tated in this certifica	te are true.		
Signed:[Applicant] [App	olicant's solicitor	Date:		

Form 20 (Rule 16.7) Injunction issued of court's own initiative (section 13(4) Care of Churches and Ecclesiastical Jurisdiction Measure 1991)
In the Consistory Court of the Diocese of
In the matter of
[And in the matter of a [petition] [faculty] dated relating to
Respondent:
If you the within named [ ] do not comply with this order you may be held to be in contempt of court and imprisoned or fined, or your assets may be seized.
The Court orders that (name of respondent) is forbidden (whether by himself or by instructing or encouraging or permitting any other person) from (insert terms of injunction)
The Court has made this order of its own initiative.
[This order will remain in force until at (if an interim injunction, insert date and time not more than 14 days from the date of issue of the order) unless before then it is revoked by a further order of the court.]
[Notice of hearing The court will reconsider the matter and whether the order should continue at a further hearing at on at] (time, date and address to be inserted where there is to be a further hearing)
It is further ordered that: The registrar must serve this order on the Respondent by (method of service) by (time) on (date)
(Insert any other orders and directions)
If you do not understand anything in this order you should consult a solicitor.
The Diocesan Registry at (address) is open between and on to The telephone number is

#### Certificate of Service

In the matter of [And in the matte	er of a [petition] [faculty	] dated relating t	0 ]
I certify that this o the dates given bel		llowing persons at the add	dresses, by the method and on
Name:	Name:	Name:	Name:
Address:	Address:	Address:	Address:
Method:	Method:	Method:	Method:
Date served:	Date served:	Date served:	Date served:
I believe that the f	acts stated in this certifica	ite are true.	
Signed:		Date:	

### Form 21 (Rule 16.8)

Restoration order issued of court's own initiative (section 13(5) Care of Churches and Ecclesiastical Jurisdiction Measure 1991)

In	the	Consistory	Court	of the	Diocese	of
		COMBISION	Court	OI LIIC	DIOCESC	~

In the matter of

[And in the matter of a [petition] [faculty] dated relating to

#### Respondent:

If you the within named [ ] do not comply with this order you may be held to be in contempt of court and imprisoned or fined, or your assets may be seized.

The Court orders that (name of respondent) must take the following steps

on or before (time) (date)

The Court has made this order of its own initiative.

#### [Notice of hearing

The court will consider the matter and whether the order should continue at a further hearing at on at ]

(time, date and address to be inserted where there is to be a further hearing)

#### It is further ordered that:

The registrar must serve this order on the Respondent by (*method of service*) by (*time*) on (*date*)

(Insert any other orders and directions)

If you do not understand anything in this order you should consult a solicitor.

#### Special citation

Before making this order the [Deputy] Chancellor considered whether a special citation should be served on (*name*) requiring that person to attend before the court and affording that person an opportunity of being heard.

The [Deputy] Chancellor decided that a special citation [should] [should not] be served on (name) [who attended before the court on (date) [in person] [and was represented by] [counsel] [a solicitor]] [who did not attend before the court at the time and place stated in the special citation].

#### Certificate of Service

In the matter of [And in the matte	er of a [petition] [faculty	] dated relating t	0 ]
I certify that this o the dates given bel		llowing persons at the add	dresses, by the method and on
Name:	Name:	Name:	Name:
Address:	Address:	Address:	Address:
Method:	Method:	Method:	Method:
Date served:	Date served:	Date served:	Date served:
I believe that the fa	acts stated in this certifica	ate are true.	
Signed:		Date:	

### Form 22 (Rule 23.1)

Application to chancellor for certificate and permission to appeal

In the Consistory Court of the Diocese of To the Worshipful , Chancellor of the Diocese and Official Principal of the Right Reverend , Lord Bishop of Parish of Church of [ or Name or description of building] In the matter of a petition requesting a faculty for State generally the works or proposals [We] [I] (name(s))[petitioners] [a party] in the above proceedings apply to the chancellor for— (a) a certificate stating whether or not the proposed appeal relates to any extent to matter involving doctrine, ritual or ceremonial; (b) permission to appeal (if needed) The proposed grounds of appeal are [set out in a document that accompanies this application] [as follows:] (1)(2) (3) This application is accompanied by the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order. Date: Signed:

(Signatures of parties wishing to appeal or solicitor)

- 1. A party who wishes to appeal from a judgment, order or decree of the consistory court must file 2 copies of this application and the proposed grounds of appeal with the diocesan registry not later than 21 days after the date of the judgment, order or decree to which the appeal relates.
- 2. This application must be accompanied by the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order in respect of an application to the chancellor for a certificate under section 10(3) of the Ecclesiastical Jurisdiction Measure 1963 and (if needed) for leave to appeal. The current Order can be found at www.legislation.gov.uk.
- 3. The proposed grounds of appeal must clearly identify those parts of the judgment, order or decree of the consistory court to which the grounds relate.
- 4. Within 7 days of filing the application and proposed grounds of appeal the party who wishes to appeal must serve a copy of the application and proposed grounds on every other party to the proceedings.

### Form 23 (Rule 23.2)

Chancellor's certificate and determina	tion of application for permission to appeal
In the Consistory Court of the Diocese of	
The Worshipful Principal of the Right Reverend	, Chancellor of the Diocese and Official , Lord Bishop of
Parish of	
Church of [ or Name or description of build	ing]
In the matter of a petition requesting a facu State generally the works or proposals	lty for
Ce	ertificate
I certify in accordance section 10(3) of the Ecoproposed appeal [does] [does not] relate to any ceremonial.	
My reasons are as follows:	
Permiss	sion to appeal
Permission to appeal to the [Court of Arches] the following reasons:	[Chancery Court of York] is [granted] [refused] for
[The issues to be considered on appeal are lim	ited to:
[The grant of permission to appeal is subject to	the following conditions:
or	
Permission to appeal is not needed because the Reserved	e appeal lies to the Court of Ecclesiastical Causes
Signed	
Chancellor	Date:

#### Notes for appellants

- 1. If the chancellor refuses you permission to appeal to the Court of Arches or the Chancery Court of York, you may apply to the Dean of the Arches and Auditor for permission to appeal under rule 23.3 of the Faculty Jurisdiction Rules 2015.
- 2. If the chancellor grants you permission to appeal to the Court of Arches or the Chancery Court of York you have 14 days from receipt of this determination to file a notice of appeal and the other documents required by rule 24.1 of the Faculty Jurisdiction Rules 2015 with the registrar of the provincial court.
- 3. The notice of appeal must be accompanied by the fees payable on lodging a notice of appeal under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order. The current Order can be found at www.legislation.gov.uk.
- 4. If the chancellor's determination states that permission to appeal is not needed because the appeal lies to the Court of Ecclesiastical Causes Reserved you have 14 days from receipt of this determination to file a notice of appeal and the other documents required by rule 25.1 of the Faculty Jurisdiction Rules 2015 with the registrar of the Court of Ecclesiastical Causes Reserved.

### Form 24 (Rule 23.3)

`	ean for permission to appeal
In the [Arches Court of Canterbury] [Chance	ry Court of York]
On appeal from the Consistory Court of the D	viocese of
To the Right Worshipful	, Dean of the Arches and Auditor
Parish of	
Church of [ $or$ Name or description of buildin	g]
In the matter of a petition requesting a faculty State generally the works or proposals	y for
[We] [I] $(name(s))$	
[petitioners] [a party] in the above proceedings a permission to appeal from the judgment, order or accompanies this application	
The application (Form 22), including the propose chancellor and the chancellor's determination (Form 22).	ed grounds of appeal, which was submitted to the orm 23) accompany this application.
The reasons relied on in support of this application this application [as follows]:	on are [set out in a document that accompanies
(Set out a concise statement of the reasons relied	l on here or in a separate document )
This application is accompanied by the fees paya Officers and Others (Fees) Order.	able under the current Ecclesiastical Judges, Legal
Signed:	Date:
	-
	-
(Signature of parties or solicitor))	

- 1. A party who has been refused permission by the chancellor to appeal to the Court of Arches or the Chancery Court of York and who wishes to make a renewed application for permission to appeal to the Dean of the Arches and Auditor must file 2 copies of this application and the other documents required by rule 23.3 of the Faculty Jurisdiction Rule 2015 with the registrar of the Court of Arches or the Chancery Court of York not later than 14 days after the date of receipt of the chancellor's determination of the application for a certificate and permission to appeal (Form 23).
- 2. The application must be accompanied by the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order in respect of an application to the Dean of the Arches and Auditor for leave to appeal. The current Order can be found at www.legislation.gov.uk.
- 3. Within 7 days of filing the application, the party making the application must serve a copy of the application and the documents that accompany it on every other party to the proceedings in the consistory court and on the diocesan registrar.

### Form 25 (Rule 24.1)

Notice of appeal to Court of Are	ches or Chancery Court of York
In the [Arches Court of Canterbury] [Chancer	ry Court of York]
On appeal from the Consistory Court of the D	iocese of
To the Right Worshipful	, Dean of the Arches and Auditor
Parish of	
Church of [ or Name or description of building	ş]
In the matter of a petition requesting a faculty State generally the works or proposals	for
[We] [I] $(name(s))$	
[petitioners] [a party] in the above proceedings has appeal from the judgment, order or decree of the this application. The chancellor's certificate states extent to matter involving doctrine, ritual or cerements.	consistory court a copy of which accompanies s that the proposed appeal does not relate to any
The application (Form 22), including the propose chancellor and the chancellor's determination (Fo	
This notice of appeal is accompanied by the fees Legal Officers and Others (Fees) Order.	payable under the current Ecclesiastical Judges,
Signed:	Date:
(Signature of parties or solicitor)	

- 1. A party who has been granted permission to appeal from the chancellor has 14 days from receiving the chancellor's determination granting permission to give notice of appeal to the Court of Arches or the Chancery Court of York.
- 2. Notice of appeal is given by filing with the registrar of the appeal court 4 copies of this completed form, the judgment, order or decree of the consistory court against which the appeal is brought, the application (Form 22) and proposed grounds of appeal that were submitted to the chancellor and the chancellor's determination (Form 23).
- 3. The notice of appeal must be accompanied by the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order in respect of lodging notice of appeal with the Arches Court of Canterbury, the Chancery Court of York or the Court of Ecclesiastical Causes Reserved. The current Order can be found at www.legislation.gov.uk.
- 4. A party who gives notice of appeal must also serve a copy of this form on every other party to the proceedings.
- 5. Unless the appeal court orders otherwise, the proposed grounds of appeal that were submitted to the chancellor constitute the grounds of appeal to the Court of Arches or Chancery Court of York. This is subject to any order limiting the issues to be considered on the appeal or imposing conditions on the grant of permission to appeal. It is also subject to any order giving permission for grounds of appeal to be amended.

(Signature of parties or solicitor)

# $\begin{array}{c} Form \ 26 \\ (\text{Rule 25.1}) \end{array}$ Notice of appeal to Court of Ecclesiastical Causes Reserved

In the Court of Ecclesiastical Causes Reserved	
On appeal from the Consistory Court of the Di	iocese of
To the Registrar	
Parish of	
Church of [ $or$ Name or description of building	<u>;</u> ]
In the matter of a petition requesting a faculty State generally the works or proposals	for
[We] [I] $(name(s))$	
[petitioners] [a party] in the above proceedings gi decree of the consistory court a copy of which acc certificate from the chancellor stating that the pro- ritual or ceremonial.	companies this application. We have obtained a
The application (Form 22), including the propose chancellor and the chancellor's determination (Fo	
This notice of appeal is accompanied by the fees pleas of the fees of the companied by the fees of the	payable under the current Ecclesiastical Judges,
Signed:	Date:

- 1. A party who has obtained a certificate from the chancellor stating that a proposed appeal relates to any extent to matter involving doctrine, ritual or ceremonial has 14 days from receiving the chancellor's certificate to give notice of appeal to the Court of Ecclesiastical Causes Reserved.
- 2. Notice of appeal is given by filing with the registrar of the appeal court this completed form and 6 copies of the following—
- (a) the judgment, order or decree of the consistory court against which the appeal is brought,
- (b) the application (Form 22) and proposed grounds of appeal that were submitted to the chancellor, and
- (c) the chancellor's determination (Form 23).
- 3. The notice of appeal must be accompanied by the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order in respect of lodging notice of appeal with the Arches Court of Canterbury, the Chancery Court of York or the Court of Ecclesiastical Causes Reserved. The current Order can be found at www.legislation.gov.uk.
- 4. Within 7 days of giving notice of appeal you must also serve a copy of this form on every other party to the proceedings and on the diocesan registrar.
- 5. Unless the appeal court orders otherwise, the proposed grounds of appeal that were submitted to the chancellor constitute the grounds of appeal to the Court of Ecclesiastical Causes Reserved. This is subject to any order giving permission for grounds of appeal to be amended.

### Form 27 (Rule 26.1)

#### Petition to Her Majesty seeking review of finding of Court of Ecclesiastical Causes Reserved

Parish of

Church of [ or Name or description of building]

In the matter of a petition requesting a faculty for State generally the works or proposals

#### The Humble Petition to Her Majesty

of (name(s))

#### under section 11 of the Ecclesiastical Jurisdiction Measure 1963

#### May it please Your Majesty

#### Whereas

Your Majesty's Court of Ecclesiastical Causes Reserved, on appeal from the Consistory Court of the Diocese of (name) , has given judgment in the above cause of faculty

And Your Majesty's petitioner(s) desire(s) that a finding contained in the judgment of the Court of Ecclesiastical Causes Reserved should be reviewed by a Commission of Review

**Now therefore your petitioner(s)** humbly pray(s) that Your Majesty will be pleased to cause the finding(s) of the Court of Ecclesiastical Causes Reserved set out in the Schedule to this petition to be reviewed pursuant to section 11 of the Ecclesiastical Jurisdiction Measure 1963

And your petitioner(s) will ever pray etc.	
Signed:	Date:
(Signature of petitioner(s) or solicitor)	
This petition was filed with the Clerk of the Crow pursuant to rule 26.1 of the Faculty Jurisdiction R	• • • • • • • • • • • • • • • • • • • •

#### Schedule

Set out here or in a separate Schedule the findings of the Court of Ecclesiastical Causes Reserved the petitioners wish to be reviewed and the grounds on which it is said that they should be reviewed

- A party to an appeal in the Court of Ecclesiastical Causes Reserved may file a petition addressed to Her Majesty seeking a review of a finding of the Court of Ecclesiastical Causes Reserved by a Commission of Review.
- 2. A petition must be in Form 27 and filed with the Clerk of the Crown in Chancery at the Ministry of Justice, 102 Petty France, London SW1H 9AJ, within 28 days of the date on which the judgment of the Court of Ecclesiastical Causes Reserved is given or handed down.
- 3. The petition must be accompanied by—
- (a) the judgment of the Court of Ecclesiastical Causes Reserved;
- (b) the judgment, order or decree of the consistory court against which the appeal in the Court of Ecclesiastical Causes Reserved was brought;
- (c) the application in Form 22 and the proposed grounds of appeal that were submitted to the chancellor;
- (d) the chancellor's determination of that application in Form 23.
- 4. Within 7 days of filing a petition, a party who seeks a review must serve a copy of the petition on every other party to the proceedings, the registrar of the Court of Ecclesiastical Causes Reserved and the registrar of the consistory court in which the proceedings started.
- 5. The party seeking a review must pay to the registrar of the Court of Ecclesiastical Causes Reserved the fees payable under the current Ecclesiastical Judges, Legal Officers and Others (Fees) Order on lodging a petition for review. The current Order can be found at www.legislation.gov.uk.