

OCCUPANCY OF PARSONAGES AFTER DECEASE OF INCUMBENT.

1. At least three months from the time of decease shall be allowed to the widow, or children, or other relatives, of the late Incumbent, provided that they have been residing with him and forming part of his family up to the time of his decease, before they, or she, or he be called upon to leave the Parsonage.
2. If the Glebe or any other land be under cultivation, the crop thereof belongs, of course, to the lawful representatives of the deceased, unless his successor consent to refund the expense incurred in such cultivation, when the crop belongs to the incoming Incumbent.
3. In the case of meadow land the grass belongs to the successor; but if made into hay the same is the property of the representatives of the deceased.
4. The above rules apply to Clergymen on their being placed on the superannuated list.

REGISTRAR.

1. There shall be a Registrar for this Diocese, whose duties it shall be to keep a record of all Church properties and moneys in the different parishes, and of all the changes that from time to time take place, and a certified copy of every deed, and deeds of consecration, and boundaries of parishes, and every acquisition of property shall be sent to him by the Rural Deans. He shall be entitled to receive a fee of \$1 for the registration of each document, and 50 cents for every copy of the same.
2. The boundaries of every parish or mission erected under authority of the Canon, as well as of every existing parish or mission, shall be entered in a book, to be kept by the Secretaries of Synod for that purpose, and a copy thereof shall be furnished to any person applying for it on the payment of a fee of one shilling.

CHURCHWARDENS.

The Incumbent and Churchwardens of every church and chapel being a body corporate and politic, the administration of the temporalities of every church or chapel is by law vested in them; but for their more perfect and efficient administra-