hem received, and of t received; and also Church or Parish in onies paid by such ngs concerning their ms of money, goods, ands, unto such sticbe verified by oath eace, who are hereby k or books shall be they shall and are stry, as aforesaid, to ne shilling for such ll make default in over such money. e power of the sucaw for such default. in case of the reapcount, as aforesaid. rendered before an ter such reappoint-

, That it shall be Rectory or Parish, a Vestry meeting it shall be his and for that purpose in , as aforesaid; and as aforesaid, such the meeting, then ower of any six of e, to be affixed on than one) at least

said, That in all the shall preside as a as the majority elerk, when there or he be absent, becretary of such eetings shall be rved in the cus-

, That the rent-

RELATING TO THE CHURCH.

charge to be paid upon pews holden in freehold, and the rent to be paid for pews and sittings in pews, leased or rented, shall be regulated from time to time at such Vestry meetings, as aforesaid: *Provided nevertheless*, that no afterations shall be made therein except at Vestry meetings called for such special purpose, and so expressed in the notice calling' the same; and further, that the charges to be made in respect of such conveyances, leases and certificates, shall in like manner be regulated at such Vestry meetings as aforesaid.

XIII. And be it further enacted by the authority aforesaid, That the Clerk of the Church, the Organist, the Vestry Clerk, the Sexton and other subordinate Servants of the Church, shall be nominated and appointed by the Church-wardens for the time being, and that their salary and wages shall be brought into the general account, to be rendered as aforesaid by such Church-wardens.

XIV. And be it further enacted by the authority aforesaid, That the fees on marriages, baptisms, and other services of the Church of the like nature, and the charges payable on breaking the ground in the cemeteries or Church-yards, and in the said Churches for burying the dead, shall be regulated by the Ordinary, or in case of their being no Ordinary, by the Bishop of the Diocese.

XV. And be it further enacted by the authority aforesaid, That it shall be in the power of the members of such Vestries, at such Vestry meetings, as aforesaid, to make by-laws for the regulation of their proceedings, and the management of the temporalities of the Church or Parish to which they belong, so as the same be not repugnant to this Act, nor contrary to the canons of the said United Church of England and Ireland.

XVI. And be it further enacted by the authority aforesaid; That any deed or conveyance of land, or of personalty that may be made to any Bishop of the said Church, in the said Province, and to his successors, for the endowment of his See, or for the general uses of the said Church, as such Bishop may appoint or otherwise, or for the use of any particular Church then erected, or thereafter to be erected, or for the endowment of a Parsonage, Rectory or Living, or for other uses or purposes appurtenant to such Church in general, or to any particular Church or Parish to be named in such deed, and any such deed or conveyance to any Parson or Rector, or other Incumbent and his successors, for the endowment of such Parsonage, Rectory or Living, or for other uses or purposes appurtenant thereto, shall be valid and effectual to the uses and purposes in such deed or conveyance to be mentioned and set forth, the Acts of Parliament commonly called the Statutes of Mortmain or other Acts, laws or J usages, to the contrary thereof notwithstanding : Provided always, that in order to the validity of such deeds and conveyances, the same shall be made and executed six months at the least before the death of the person conveying the same, and shall be registered not later than six months after his decease.