

act of any person, or of any vacancy (whether or resignation) held at any time. Either at the meeting, at a meeting of the Parish meeting shall present their wardens the books, and to the Parish

as specified.

of each Parish, the style of "The with power to sue the estate for the use of the same and the approval of the property, and to have the same consistent with the temporalities of the affairs of their affairs. Without a Rector, Churchwardens and Vestry relates to the per-

believe, in consequence any Parish is not liable against the person whose default

vote at all meetings in England:—

in the said Parish meeting.

Church of England in the Parish for the holding of the pew holders maintenance of the parish, and who are liable contributions. They be required by the present, to sign a

*Meeting for business; when and how called.*

IX.—The Rector, or Clergyman officiating as such, and the Churchwardens and Vestry, may meet for the transaction of business as often as occasion may require, at the instance of the Rector, or of the Churchwardens, or on the requisition of the majority of the Vestry made to the Rector or Churchwardens, a majority of the whole number of members of the Corporation being a quorum for the transaction of business; and the Rector, or Clergyman officiating as such, Churchwardens, Vestry and Parishioners may assemble for all business connected with the Parish, as often as it may be considered necessary either at the instance or upon the application of the Rector, or Clergyman officiating as such, or the Churchwardens, or the Parishioners, provided that ten at least of the latter sign a requisition to that effect, notice of such meeting and of the business to be transacted thereat having been given during Divine Service in the Parish Church on some Sunday, at least three days previously by the Minister of the Parish, who shall give the required notice whenever called upon as aforesaid, provided that such notice shall be placed in his hands in writing, at least twenty-four hours before the time of giving notice.

*Glebe lands; how sold or leased.*

X.—No conveyance by lease or otherwise of any parsonage held by a Minister of the Church of England shall be valid for a longer period than his own incumbency, and no such conveyance of any property belonging to any Parish or held by any Rector in virtue of his office shall be valid for a longer period than as aforesaid, unless with the concurrence of the Churchwardens and Vestry expressed in writing under their common seal, and in no case for a longer period than twenty-one years; but with the concurrence of the Bishop, the Rector and the Churchwardens and Vestry, full and absolute sale and conveyance may be made of any glebe lands or other real estate belonging to the Parish, if the same be thought for the interests thereof.

*Churchwardens and Vestrymen; how qualified.*

XI.—No person shall be elected a Churchwarden or Vestryman who is not qualified to vote at a Church meeting under clause eight.

XII.—Cap. 49 of third series of the Revised Statutes is hereby repealed.

The Synod adjourned till the next day.