(L.)

CANON ON THE OCCUPANCY OF PARSONAGE.

Canon determining the time when occupancy of Parsonage by the family of a deceased Clergyman shall terminate.

1. That the family of a deceased Clergyman shall, from the date of his decease, be allowed three month's occupancy of the Parsonage, and premises appurtenant thereunto.

2. "In case any Incumbent, before his death, has caused any of his glebe lands to be sown at his own proper costs and charges, with any corn or grain, he may make and declare his testament of all the profits of the corn or grain growing upon the lands so sown," or failing to devise the same, the said crops shall belong to the legal representatives of the deceased. The same rule also to apply to vegetables grown in the garden or field.

3. That grass in a meadow, cut prior to the death of an Incumbent, shall belong to his legal representatives, but the standing grass shall become the property of his successor.

4. That the successor of an Incumbent deceased, shall, within one month after receiving the year's rent of the Glebe, or of any portion thereof, pay to the legal representatives of the deceased, such part of said rent as may be proportioned to the portion of the year elapsed, at the date of the Incumbent's death.

5. The foregoing Rules to apply also to the Incumbent himself, if compelled to resign his living, through age, sickness, or infirmity.