CONTENTS

General Synod

1 Remote meetings: indefinite application of special standing orders
2 Legislative Reform Measure 2018: removal of sunset

Ecclesiastical offices

3 Terms of service
4 Delegation of episcopal functions
5 Lay residentiary canons
6 Bishop’s mission order: termination of licence

Ecclesiastical jurisdiction

7 Judges: appointment and retirement
8 Judges: training
9 Disciplinary proceedings
10 Live broadcast of proceedings

Church property

11 Care of churches
12 Disposals etc. of land
13 Care of cathedrals
14 Dealings in church property: role of designated adviser

Church representation

15 Elections under Church Representation Rules

Bodies

16 Church Commissioners’ functions etc.
17 Meetings

Final

18 Short title, commencement and extent
DRAFT of a Measure of the General Synod of the Church of England to make miscellaneous provisions relating to matters concerning the Church of England.

General Synod

1 Remote meetings: indefinite application of special standing orders

(1) In section 1 of the General Synod (Remote Meetings) (Temporary Standing Orders) Measure 2020 (special standing orders)—
   (a) omit subsection (5) (which prohibits business relating to Article 7 or 8 of the Constitution at a remote meeting), and
   (b) omit subsection (7) (which defines “the Constitution” for the purposes of the Measure).

(2) In section 3 of that Measure (operation of special standing orders)—
   (a) in subsection (5), for paragraph (b) substitute—
       “(b) are instead to continue in operation (with or without amendment) either for such period as the General Synod may specify in the resolution or for an indefinite period.”,
   (b) in subsection (6), for “for such period as the General Synod specifies in the resolution” substitute “either for such period as the General Synod may specify in the resolution or for an indefinite period”, and
   (c) in subsection (7), after “inconsistent” insert “; and “the Constitution” means the Constitution of the General Synod set out in Schedule 2 to the Synodical Government Measure 1969”.

(3) The General Synod (Remote Meetings) (Temporary Standing Orders) Measure 2020 may be cited as the General Synod (Remote Meetings) Measure 2020; and, accordingly, in section 5(1) of that Measure (short title), omit “(Temporary Standing Orders)”.

2 Legislative Reform Measure 2018: removal of sunset

(1) Section 10 of the Legislative Reform Measure 2018 (which provides for the expiry of the power to make legislative reform orders five years after the first such order was laid before the General Synod) is repealed.

(2) If, when this section comes into force, sections 1 to 7 of the Legislative Reform Measure 2018 have already expired under section 10 of that Measure—
   (a) subsection (1) of this section is itself repealed,
   (b) sections 1 to 7 of the Legislative Reform Measure 2018 are revived and are to remain in force for an indefinite period, and
(c) in consequence of paragraph (b), in section 9 of that Measure (orders), before “8” in each place it appears, insert “1 or”.

**Ecclesiastical offices**

3 Terms of service

(1) In regulation 2 of the Ecclesiastical Offices (Terms of Service) Regulations 2009 (interpretation), after paragraph (3) insert—

“(3A) These Regulations do not apply to a person licensed under section 2A of the Extra-Parochial Ministry Measure 1967 (ministry by member of religious community) except in so far as the person exercises ministry otherwise than under that licence.”

(2) In consequence of subsection (1), in paragraph (2) of that regulation, for “paragraph (3)” substitute “paragraphs (3) and (3A)”.

(3) In regulation 3 of those Regulations (statement of initial particulars of office), after paragraph (5) insert—

“(6) The Archbishops’ Council may issue guidance on the preparation of a statement under this regulation.

(7) A person preparing a statement under this regulation must, in doing so, have regard to any guidance that is issued under paragraph (6).”

(4) In regulation 19 of those Regulations (continuing ministerial education), in paragraphs (1) and (3) and in the title, for “continuing ministerial education” substitute “continuing ministerial development”.

(5) In consequence of subsection (4), in the cross-heading preceding regulation 18 of those Regulations, for “continuing ministerial education” substitute “continuing ministerial development”.

(6) The amendments made by this section do not affect the power to make further regulations amending or revoking the provision made by those amendments.

4 Delegation of episcopal functions

(1) After section 14 of the Dioceses, Pastoral and Mission Measure 2007 insert—

“14A Delegation of archbishop’s functions

(1) Either archbishop may by an instrument made under hand delegate to the other archbishop, or to such diocesan, suffragan or assistant bishop as may be specified in the instrument, the exercise of the archbishop’s functions at any time when the archbishop is unable to exercise them.

(2) An instrument under this section may not delegate a function which is capable of being delegated by an instrument under section 13 as a function which the archbishop has in the capacity as bishop of the diocese of Canterbury or, as the case may be, the diocese of York.

(3) Subsections (2) to (7) and (9) to (15) of section 13 apply to an instrument under this section as they apply to an instrument under that section; and for that purpose—
Church of England (Miscellaneous Provisions) Measure

(a) a reference to the bishop, or to the diocese of the bishop, is to be read as a reference to the archbishop, or to the province of the archbishop, making the delegation,

(b) a reference to the suffragan bishop is to the archbishop or other bishop to whom the delegation is made,

(c) a reference to the registrar of the diocese is a reference to—
   (i) the registrar of the province of the archbishop making the delegation, and
   (ii) (if the delegation is to the other archbishop) the registrar of the other province or (if the delegation is to a diocesan, suffragan or assistant bishop) the registrar of the diocese concerned, and

(d) a reference to the diocesan registry is to be construed consistently with a reference to the registrar of the diocese (as to which, see paragraph (c))."

(2) In section 13 of that Measure (delegation of certain functions of diocesan bishop to suffragan etc.), in subsection (1), omit the words from “except functions under any Canon” to the end.

(3) In section 14 of that Measure (discharge of certain functions of bishop), in subsection (1), omit the words from “and functions under any Canon” to the end.

(4) In section 16 of that Measure (Acts etc. which confer functions on diocesan bishop), the existing text becomes subsection (1) and after that subsection insert—

“(2) Any Act, Measure or Canon which confers or imposes on an archbishop functions which by virtue of an instrument made under section 14A may be discharged by the other archbishop, or by the bishop specified in the instrument, have effect in the province subject to the provisions of the instrument for the time being in force, and references in that Act, Measure or Canon to the archbishop are to be construed accordingly.”

(5) In consequence of subsection (4), in the title to section 16 of that Measure, after “a diocesan bishop” insert “or an archbishop”.

5 Lay residentiary canons

(1) After section 14 of the Cathedrals Measure 2021 insert—

“14A Lay residentiary canons

(1) A lay person is capable of being appointed as a residentiary canon of a cathedral but only if, and in so far as, the constitution so provides.

(2) A reference in this Measure to a lay residentiary canon of a cathedral is a reference to a lay person appointed under provision included in the constitution by virtue of this section.

(3) This section and any provision included in the constitution by virtue of it have effect in spite of—
   (a) section 10 of the Act of Uniformity 1662 (which provides that only an episcopally ordained priest can be admitted to an ecclesiastical promotion or dignity), and

First Consideration - July 2022
(b) section 27 of the Ecclesiastical Commissioners Act 1840 (which requires a person to have been in holy orders for at least six years to be capable of appointment to a residentiary canon).

(2) In each of sections 12(12) and 13(1) of the Cathedrals Measure 2021 (dean and interim dean), after “residentiary canon” insert “(other than a lay residentiary canon)”.

(3) In section 45(1) of that Measure (interpretation), at the appropriate place insert—

“lay residentiary canon” has the meaning given in section 14A(2);”.

(4) The Archbishops’ Council may by order make provision in consequence of this section; and an order under this section may—

(a) amend, repeal or revoke a provision of, or made under, the Cathedrals Measure 2021 or any other Measure;

(b) include transitional, transitory or saving provision in connection with the commencement of provision made by the order.

(5) An order under this section may not be made unless—

(a) a draft of the order has been laid before the General Synod and approved by it with or without amendment, and

(b) the draft so approved has been referred to the Archbishops’ Council.

(6) On referral of the draft under subsection (5)(b), the Archbishops’ Council must—

(a) if the draft was approved without amendment, make the order by applying its seal, or

(b) if the draft was approved with amendment—

(i) make the order by applying its seal, or

(ii) withdraw the draft for further consideration.

(7) An order under this section may not come into force unless it has been sealed by the Archbishops’ Council.

(8) If the Business Committee of the General Synod determines that a draft of an order under this section does not need to be debated by the Synod, the draft is to be treated as approved without amendment for the purposes of this section unless a member of the Synod gives notice in accordance with its Standing Orders that the member—

(a) wishes the draft order to be debated, or

(b) wishes to move an amendment to it.

(9) The power to make an order under this section is exercisable by statutory instrument; and the Statutory Instruments Act 1946 applies—

(a) as if the order had been made by a Minister of the Crown, and

(b) as if this Measure were an Act of Parliament providing for the instrument containing the order to be subject to annulment in pursuance of a resolution of either House of Parliament.

6 Bishop’s mission order: termination of licence

(1) In section 82 of the Mission and Pastoral Measure 2011 (bishop’s mission
Church of England (Miscellaneous Provisions) Measure

orders: supplementary provision), after subsection (5) insert—

“(5A) On the revocation or expiry of a bishop’s mission order, any licence granted by the bishop under a Canon to authorise the person specified in the licence to serve for the purposes of or in connection with the mission initiative endorsed by the order is terminated.”.

(2) In section 3(3) of the Ecclesiastical Offices (Terms of Service) Measure 2009 (termination of term of office), after paragraph (c) insert—

“(ca) where a licence authorising the office holder to serve for the purposes of or in connection with a mission initiative is terminated under section 82(5A) of the Mission and Pastoral Measure 2011 on the revocation or expiry of the bishop’s mission order;”.

(3) This section applies to any bishop’s mission order in force on the commencement of this section (as well as to any bishop’s mission order made subsequently).

Ecclesiastical jurisdiction

7 Judges: appointment and retirement

(1) In section 2 of the Ecclesiastical Jurisdiction and Care of Churches Measure 2018 (appointment of chancellor), in subsection (1), after “letters patent” insert “on the recommendation of the Dean of the Arches and Auditor”.

(2) In that section, for subsection (6) substitute—

“(6) Before making a recommendation under subsection (1), the Dean of the Arches and Auditor must consult the Lord Chancellor as well as the bishop.”

(3) In section 3 of that Measure (chancellor’s term of office)—

(a) in each of subsections (1)(b), (4) and (10) (retirement age), for “70” substitute “75”, and

(b) omit subsections (5) to (9).

(4) In section 21(2) of the Clergy Discipline Measure 2003 (membership of provincial panels), in paragraph (c) (legal members), for the words from “who have a seven year general qualification” to the end substitute “who—

(i) hold or have held high judicial office, or

(ii) hold or have held the office of circuit judge or have the qualifications required for holding that office;”.

(5) In section 42(3) of the Ecclesiastical Jurisdiction Measure 1963 (composition of committee of inquiry), in sub-paragraph (ii) of paragraph (b), for the words from “has a 10-year High Court qualification” to the end substitute “holds or has held high judicial office or has the qualifications required for appointment as a High Court judge;”.

8 Judges: training

(1) Before section 22 of the Ecclesiastical Jurisdiction and Care of Churches
Measure 2018 but after the preceding cross-heading insert—

**“21A Training requirements for ecclesiastical judges**

(1) The Dean of the Arches and Auditor may by regulations make provision as to the training requirements to be met by ecclesiastical judges.

(2) “Ecclesiastical judge” means—
   (a) the Dean of the Arches and Auditor,
   (b) the Vicar-General of each province,
   (c) the chancellor of each diocese,
   (d) the chair of a disciplinary tribunal for the purposes of the Clergy Discipline Measure 2003, or
   (e) the deputy of a person specified in paragraphs (a) to (d).

(3) The Dean may not make regulations under subsection (1) without having obtained the agreement of the Vicar-General of each province.

(4) The Dean may not include in regulations under subsection (1) provision as to the training requirements to be met by an ecclesiastical judge coming within subsection (2)(d) without having also obtained the agreement of the president of tribunals.

(5) Regulations under this section may make different provision for different purposes.

(6) Regulations under this section—
   (a) must be laid before the General Synod, and
   (b) may not come into force unless they have been approved by the Synod.”

(2) In section 94(1) of that Measure (regulations etc. to be made by statutory instrument), after paragraph (a) insert—

“(aa) the power to make regulations under section 21A (training requirements for ecclesiastical judges);”

9 **Disciplinary proceedings**

(1) In Schedule 1 to the Church of England (Legal Aid) Measure 1994 (proceedings for which legal aid may be given), after item 7 insert—

```
“8. Proceedings on a claim for judicial review of a decision by the president of tribunals on disciplinary proceedings under the Clergy Discipline Measure 2003. Any person who, as a respondent to the disciplinary proceedings, is an interested party in the proceedings on the claim for judicial review.”
```

(2) At the end of that Schedule insert—

“NOTES

1 In item 8, “interested party” has the meaning given in Civil Procedure Rules relating to judicial review.”
(3) In section 20(1B) of the Clergy Discipline Measure 2003 (application for leave to appeal)—
   (a) for paragraph (a) substitute—
      “(a) shall, at the direction of the Dean of the Arches and
      Auditor, be heard either—
      (i) by the Dean of the Arches and Auditor sitting
      alone, or
      (ii) if the Dean is unable to hear the application, by a
      single person appointed by the Dean from
      among those nominated under section 21(2)(c) to
      serve on the relevant provincial panel,”, and
   (b) in paragraph (c), for “at least one of the judges” substitute “the person
      hearing the application”.

(4) In rule 4D of the Clergy Discipline (Appeal) Rules 2005 (application for leave to appeal)—
   (a) in paragraph (1), for “jointly by the Dean and one judge” substitute “by
      the Dean or by the person”, and
   (b) in paragraph (3), omit “at least one of the judges is”.

(5) The amendments made by subsection (4) do not affect the power to make
    further rules amending or revoking the provision made by those amendments.

10 Live broadcast of proceedings

After section 93 of the Ecclesiastical Jurisdiction and Care of Churches Measure
2018 insert—

“Other matters

93A Live broadcast of proceedings

(1) Where an ecclesiastical court directs that certain proceedings are to be
    broadcast live in order to enable members of the public to see and hear
    the proceedings, the direction must—
    (a) specify the means by which the proceedings are to be broadcast
        (for example, by live stream), and
    (b) state whether the whole, or only a specified part, of the
        proceedings is to be broadcast.

(2) It is a contempt of court for a person to make, or attempt to make, a
    transmission or recording of—
    (a) an image or sound broadcast in accordance with the direction, or
    (b) an image of, or sound made by, another person while that other
        person is viewing or listening to a broadcast made in
        accordance with the direction.

(3) Subsection (2) does not apply in so far as the transmission or recording
    is authorised by the direction or authorised (generally or specifically)
    by the ecclesiastical court in which the proceedings are being held.

(4) A broadcast made in accordance with the direction does not amount to
    a breach of—
(a) section 41 of the Criminal Justice Act 1925 (prohibition on taking photographs etc in court), or
(b) section 9 of the Contempt of Court Act 1981 (recording).

(5) “Ecclesiastical court” has the same meaning as in section 83(2)(a) and (b) (see section 83(7)).”

Church property

11 Care of churches

(1) In section 35 of the Ecclesiastical Jurisdiction and Care of Churches Measure 2018 (duty to have regard to church’s purpose)—
   (a) after “have due regard to” insert “—
   (a) ”,
   (b) after paragraph (a) insert “, and
   (b) the importance of environmental protection”, and
   (c) in the title, at the end insert “and environmental protection”.

(2) In section 37 of that Measure (diocesan advisory committee: functions), after subsection (7) insert—
   “(7A) Where rules require a relevant person to carry out consultation, the relevant person may delegate the discharge of that function to the advisory committee.”

(3) In Schedule 2 to that Measure (diocesan advisory committee: constitution), in paragraph 2 (appointment of members)—
   (a) in sub-paragraph (3)(b), omit sub-paragraph (ii) (but not the following “and”) (appointment of member after consulting local authorities), and
   (b) in sub-paragraph (4), omit the “and” preceding paragraph (d) and after paragraph (d) insert “, and
   (e) knowledge of environmental matters”.

12 Disposals etc. of land

(1) In section 43 of the Church Property Measure 2018 (power of incumbent to dedicate land for highway), after subsection (3) insert—
   “(4) Where the benefice is vacant, the power under this section is exercisable by the bishop of the diocese to which the benefice belongs.”

(2) After section 45 of that Measure insert—
   “45A Power for bishop to act where benefice vacant
   (1) Where a benefice is vacant, the bishop of the diocese to which the benefice belongs may do anything in relation to any land that the incumbent would be entitled to do in relation to that land if the benefice were full; but the bishop must for that purpose obtain such authority under the faculty jurisdiction as the incumbent would be required to obtain.
   (2) The power conferred on the bishop by subsection (1) includes, in a case where the incumbent is the sole trustee of the land concerned, the power to do anything which a trustee of the land is entitled to do.
(3) The power conferred by subsection (1) is in addition to, and does not limit, the powers conferred by sections 1(7), 2(2), 5(4) and (5), 12(1)(b), 43(4) and 45(8)."

(3) In section 48 of that Measure (interpretation of references to land), after subsection (11) insert—

“(11A) A reference to disposing, in relation to land, has the same meaning as in the Law of Property Act 1925 (see section 205(1)(ii) of that Act).”

(4) In section 1 of the Sharing of Church Buildings Act 1969 (agreements for sharing church buildings), in subsection (3)(a)—

(a) in sub-paragraph (i), for “Pastoral Measure 1983” substitute “Mission and Pastoral Measure 2011”, and

(b) in sub-paragraph (ii), for “section 20(8A)” substitute “section 34(8)”.  

(5) In that section, in subsection (6)—

(a) for “section 67 of the Pastoral Measure 1968” substitute “section 85 of the Mission and Pastoral Measure 2011”, and

(b) after “a reference to the minister in charge of the parish” insert “or the bishop of the diocese concerned”.

(6) In that section, after subsection (10) insert—

“(11) In subsection (6), the reference to the minister in charge of a parish is a reference to—

(a) a curate licensed to the charge of the parish, or

(b) a minister acting as priest-in-charge of the benefice to which the parish belongs.”

(7) In section 12 of the Church Property Measure 2018, omit subsection (5) and in section 36 of that Measure, omit subsection (2) (each of which is unnecessary).

13 Care of cathedrals

(1) In section 2 of the Care of Cathedrals Measure 2011 (approval required for alterations to cathedrals), in subsection (1), after paragraph (b) but before the following “or” insert “, or

(ba) for the removal of any such object as is referred to in paragraph (b) from the cathedral church, from a building within its precinct or from anywhere else within its precinct, to a place where the object is to be put on display,”.

(2) In that section, in subsection (2), in paragraph (b), at the beginning insert “except in a case within subsection (1)(ba), “.

14 Dealings in church property: role of designated adviser

(1) In section 20 of the Church Property Measure 2018 (glebe land: dealings), after subsection (4) insert—

“(4A) A DBF or management subsidiary may grant a lease of diocesan glebe land, other than a short lease (as to which, see subsection (5)), only if—

(a) it has obtained a written report on the proposed transaction from a designated adviser instructed by and acting exclusively for it, and
(b) having considered the report, it is satisfied that the terms of the proposed transaction are the best that can reasonably be obtained for the diocese.”

(2) In section 21 of that Measure (consent to dealings), in subsection (4), omit paragraph (b) (but not the following “and”).

(3) In section 49 of that Measure (interpretation), for subsection (7) (which defines “qualified surveyor”) substitute—

“(7) “Designated adviser” means a person who is a designated adviser for the purposes of section 119(1) of the Charities Act 2011.”.

(4) In each of sections 3(7)(a), 21(4)(a), 28(4)(a), 34(4)(a) and 49(8) of that Measure, for “qualified surveyor” substitute “designated adviser”.

(5) In each of sections 3(8) and 49(8) of that Measure, for “the surveyor”, in each place it appears, substitute “the designated adviser”.

Church representation

15 Elections under Church Representation Rules

(1) In Rule 45 of the Church Representation Rules (diocesan synod: casual vacancy), in paragraph (5), for “, Rules 38 to 42” substitute “that the election is to be conducted in accordance with Rules 38 to 42, those Rules”.

(2) In Rule M8 of those Rules (qualification for election as parochial representative), after paragraph (2) insert—

“(2A) Where a person does not satisfy the condition in paragraph (1)(b), or the condition in paragraph (1)(c) for the person’s name to have been on the roll for at least the previous six months, the bishop may waive the condition concerned so far as it applies to qualification for election to the PCC, if the bishop considers there are exceptional circumstances which justify waiving the condition.”

Bodies

16 Church Commissioners’ functions etc.

(1) In section 5 of the Church Commissioners Measure 1947 (constitution and functions of Board of Governors), after subsection (4A) insert—

“(4B) A committee constituted by or under this Measure may itself establish one or more sub-committees and may delegate functions to any sub-committee so established.

(4C) A sub-committee established by a committee constituted by or under this Measure may itself delegate functions to the chair or deputy chair of the sub-committee or to an appropriate officer.”

(2) In section 6 of that Measure (Assets Committee and Audit and Risk Committee), in subsection (4) —

(a) after “may provide for” insert “—

(a) “,”,

(b) after “as the Board” insert “or the committee in question”, and
(c) after “may think fit” insert “;
   (b) authorising an appropriate officer to act in relation to a
   matter on behalf of a person authorised by virtue of
   paragraph (a) to act in relation to that matter.”

(3) In section 7 of that Measure (procedure), in subsection (2) —
   (a) in paragraph (b), after “any Committee of the Board” insert “(but not a
   sub-committee established by a committee of the Board)”, and
   (b) after paragraph (c) insert “;
   (d) a committee constituted by or under this Measure which
   establishes a sub-committee may from time to time
   make, vary and revoke Standing Orders for regulating
   the procedure of the sub-committee and subject to any
   such Standing Orders the sub-committee may regulate
   its own procedure.”

(4) In section 10 of that Measure (finance), after subsection (6) insert—
   “(7) The Commissioners may borrow money for purposes of or in
   connection with their functions, in so far as they do not have power to
   do so apart from this subsection.”

(5) In section 18 of that Measure (interpretation), after subsection (3) insert—
   “(4) A reference in this Measure to a committee constituted by or under this
   Measure includes a reference to a sub-committee established by that
   committee (but is not to be read as enabling a sub-committee to
   establish a sub-committee of its own).”

(6) In sections 5(4)(a), 6(1), (3B) and (3C) and 7(2)(c) of, and paragraph 7 of
   Schedule 4 to, that Measure, for “Audit Committee” in each place it appears
   substitute “Audit and Risk Committee”.

(7) In section 94(1) of the Mission and Pastoral Measure 2011 (use of diocesan
   pastoral account for expenses subject to certain exceptions including
   Commissioners’ staff salaries), omit “, or the Commissioners,”.

17 Meetings

(1) In section 32 of the Care of Cathedrals Measure 2011 (interpretation), after
   subsection (3) insert—
   “(4) For the purposes of this Measure, where a meeting is held in more than
   one place (including electronic, digital or virtual locations, web
   addresses or conference call telephone numbers), and accordingly
   without any, or without all, of the participants in the meeting being
   together in the same place—
   (a) a reference to being present at the meeting includes a reference
       to being present by electronic means (including by telephone
       conference, video conference, live webcast or live interactive
       streaming), and
   (b) a person is to be regarded as present at the meeting if the person
       is at that time able to hear and be heard by, and where
       practicable see and be seen by, the other persons present.”

(2) In section 62 of the Dioceses, Pastoral and Mission Measure 2007
interpretation), after subsection (6) insert—

“(7) For the purposes of this Measure, where a meeting is held in more than one place (including electronic, digital or virtual locations, web addresses or conference call telephone numbers), and accordingly without any, or without all, of the participants in the meeting being together in the same place—

(a) a reference to being present at the meeting includes a reference to being present by electronic means (including by telephone conference, video conference, live webcast or live interactive streaming), and

(b) a person is to be regarded as present at the meeting if the person is at that time able to hear and be heard by, and where practicable see and be seen by, the other persons present.”

(3) In Schedule 1 to that Measure (the Dioceses Commission), after paragraph 17 insert—

“17A(1) If the Chair considers that the Commission has business which can properly be conducted by correspondence, the Chair may instruct the secretary to circulate to the members of the Commission written proposals requiring the approval of the Commission.

(2) Unless objection is received from a member of the Commission within 14 days of the date on which the proposals were posted or delivered, they are to be treated on the expiry of that period as approved by the Commission as if they had been approved at a duly convened meeting.

(3) The Commission may delegate to the Chair the approval of any matter which requires decision and which, because of its urgency, cannot be dealt with at a meeting of the Commission or in correspondence as mentioned in sub-paragraph (1).”

Final

18 Short title, commencement and extent

(1) This Measure may be cited as the Church of England (Miscellaneous Provisions) Measure 2022.

(2) The following provisions of this Measure come into force on the day on which this Measure is passed—

(a) section 1 (General Synod: indefinite application of provision for remote meetings);
(b) section 2 (Legislative Reform Measure 2018: removal of sunset);
(c) section 3 (terms of service);
(d) section 4 (delegation of episcopal functions);
(e) section 6 (bishop’s mission order: termination of licence);
(f) section 15 (elections under Church Representation Rules);
(g) section 16 (Church Commissioners’ powers);
(h) section 17 (meetings);
(i) this section.
(3) Section 5 (residiary lay canons) comes into force in relation to each cathedral to which the Cathedrals Measure 2021 applies—
   (a) if the constitution and statutes have, when this Measure is passed, not taken effect in accordance with section 53 of that Measure, on the day on which they take effect;
   (b) if the constitution and statutes have, when this Measure is passed, taken effect in accordance with that section, on the day on which this Measure is passed.

(4) The other provisions of this Measure come into force on such day as the Archbishops of Canterbury and York acting jointly may by order appoint; and different days may be appointed for different purposes.

(5) The Archbishops of Canterbury and York acting jointly may by order make transitional, transitory or saving provision in connection with the commencement of a provision of this Measure.

(6) Transitory provision under subsection (5) may, in particular, modify the application of a provision of this Measure pending the commencement of a provision of another Measure or a provision of an Act of Parliament.

(7) The power to make an order under this section is exercisable by statutory instrument; and the Statutory Instruments Act 1946 applies as if the order had been made by a Minister of the Crown and as if this Measure were an Act of Parliament.

(8) This Measure extends to—
   (a) the whole of the province of Canterbury, except the Channel Islands (subject to subsection (9)), and
   (b) the whole of the province of York, except the Isle of Man (subject to subsections (10) to (12)).

(9) This Measure may be applied to the Channel Islands or either of them, with or without modifications, under any procedure for doing so which has effect in the Islands or (as the case may be) the Island in question; and for this purpose, the references to the Channel Islands or either of them have the same meaning as references to the Bailiwicks or either of them have in the Channel Islands Measure 2020.

(10) Section 2 extends to the Isle of Man.

(11) Sections 3, 5, 12 to 14 and 17(1) do not extend to the Isle of Man.

(12) If an Act of Tynwald or an instrument made under an Act of Tynwald so provides, other provisions of this Measure extend to the Isle of Man subject to such exceptions, adaptations or modifications as are specified in the Act or instrument.