

Tenures Abolition Act 1746

CHAPTER 50

TENURES ABOLITION ACT 1746

[1.]	Tenure of ward holding taken away; converted into blanch holding.
3	For regulating the casualty of non-entry.
4	Tenure of ward holding held of superiors converted into feu holding.
5	Court of Session to settle the recompense, and publish an act of sederunt, and determine differences in a summary way.
6	Vassals not to forfeit for feu duties till modifications made.
7	vassais not to fortest for rea duties thi modifications made.
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9	No tenure of ward holding to be granted.
10	Tenure of feu cum maritagio, &c. taken away.
11	Casualties of single and life-rent escheats incurred by horning and
	denunciation for civil causes taken away.
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16	Possessors of tailzied estates impowered to sell the superiorities.
17	Purchase money how to be applied.
18	Vassals discharged from attending at head courts.
19	Vassals to attend if summoned on juries.
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21	Tacksmen discharged from all services, &c. not mentioned in the tack, &c.
22	Services due to mills reserved

Changes to legislation:

Tenures Abolition Act 1746 is up to date with all changes known to be in force on or before 22 August 2022. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. View outstanding changes

Commencement Orders yet to be applied to the Tenures Abolition Act 1746

Commencement Orders bringing legislation that affects this Act into force:

S.S.I. 2003/456 art. 2 commences (2000 asp 5)