



Thirlage Act 1799

1799 CHAPTER 55 39 Geo 3

6 Verdict not to be delayed by absence of any persons interested, but the day for taking it may be adjourned, on sufficient reason being shown.

Provided always, that such verdict or determination shall not be prevented or delayed by the absence or non-attendance of any person interested in such thirlage, but that the jury shall proceed on such evidence as shall be produced to them by any of the parties then and there attending, and pronounce such verdict and determination as aforesaid, which shall be as valid and effectual to all intents and purposes as if all the parties interested therein had attended and been heard in relation thereto; but it is also provided, that if any of the parties shall shew sufficient reason for adjourning the said day appointed for taking the verdict of the jury, it shall be lawful for the said sheriff or steward depute or substitute to make such adjournment to any day within thirty days from the day first appointed, the party praying an adjournment always defraying all expences thereby incurred.

Changes to legislation:

Thirlage Act 1799, Section 6 is up to date with all changes known to be in force on or before 28 August 2017. 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.

Commencement Orders yet to be applied to the Thirlage Act 1799

Commencement Orders bringing legislation that affects this Act into force:

- [S.S.I. 2003/456 art. 2](#) commences ([2000 asp 5](#))