

Teinds Act 1808

CHAPTER 138

TEINDS ACT 1808

- Stipends modified before the passing of this Act, not to be again Modified for 15 Years.
- II Stipends modified after the passing of this Act, not to be again modified for 20 Years.
- III Process depending prior to March 12, 1808 may be suspended or prosecuted by the Minister.
- IV Act not to extend to any Cases depending, either on Petition, or on Appeal.
- V Where there is a final Decreet no Stipend shall be modified for 15 Years.
- VI And after the Expiration of that Period no Modification shall take place till the End of 20 Years.
- VII Commissioners of Teinds may refuse to augment or modify Stipends.
- VIII Stipends which shall be augmented shall be wholly modified in Grain or Victual unless where it shall appear necessary.
 - IX Money Stipends to be converted into Grain or Victual, except as aforesaid, according to the Fiar Prices of the County on Average of Seven Years.
 - X Where there are no Fiars applicable in the County where the Parish is situate, the Fiar Prices may be taken from Two or more adjoining Counties.
 - XI Ministers not to receive Stipend in Kind, but to receive it in Money according to the Fiar Prices of the Grain into which the same shall have been modified.
- XII Where the Parish shall not be altogether situated in one County Two or more Counties may be fixed upon for taking the Fiar Prices.
- XIII Conversion to be made according to the highest Fiar Price.
- XIV Right of fur-rendering Trends not to be taken away.

- XV Time of Meeting of Commissioners of Tiends.
- XVI Regulations may be made for abridging the Forms and Expence of Citation, and for expediting the Business.
- XVII In Cases of Augmentation; Moderator and Clerk of the Presbytery to be summoned, and furnished with Statement of present Stipend, and the Addition intended to be craved, &c.
- XVIII Powers of recited Act to continue in force, except when hereby altered.