SEVENTH SCHEDULE

LIABILITIES TO REPAIR CHANCELS, &C.

PART I

APPORTIONMENT OF LIABILITY

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Where the Commission ascertain, in relation to any chancel or building, that the residue aforesaid comprises two or more rentcharges, they shall ascertain the amount of each of those rentcharges which—

- (a) was a rentcharge in respect of which stock is to be issued under this Act and which was not so vested as to fall within the next succeeding subparagraph;
- (b) was a rentcharge in respect of which stock is to be issued under this Act and which was vested immediately before the appointed day for an interest in fee simple in possession in any of the corporations or bodies mentioned in the proviso to subsection (2) of section thirty-one of this Act;
- (c) was so vested between the twenty-sixth day of February, nineteen hundred and thirty-six, and the appointed day as to render the provisions of section twenty-one of this Act applicable thereto; or
- (d) was merged or extinguished under the Tithe Acts in land to which the provisions of section one of the ^{M1}Tithe Act, 1839, apply;

and shall ascertain, as respects each of those rentcharges, the proportion (in this Part referred to in relation to that rentcharge as "the appropriate proportion") which the amount thereof bears to the apportionable amount of rentcharge liability.

Marginal Citations M1 1839 c. 62.

Changes to legislation:

There are currently no known outstanding effects for the Tithe Act 1936, Paragraph 2.