

Towns Improvement Clauses Act 1847

1847 CHAPTER 34 10 and 11 Vict

Slaughter-houses

126 No new slaughter-houses in future to be erected without a licence.

No place shalt be used or occupied as a slaughter-house or knacker's yard within the said limits which was not in such use and occupation at the time of the passing of the special Act, and has so continued ever since, unless and until a licence for the erection thereof, or for the use and occupation thereof as a slaughter-house or knacker's yard, have been obtained from the commissioners; and every person who, without having first obtained such licence as aforesaid, uses as a slaughter-house or knacker's yard any place within the said limits not used as such at the passing of the special Act, and so continued to be used ever since, shall for each offence be liable to a penalty not exceeding [$^{F1}[^{F2}\pm 25]$][F1 level 1 on the standard scale], and a like penalty for every day after the conviction for such offence upon which the said offence is continued.

Textual Amendments

- F1 "level 1 on the standard scale" substituted (E.W.) for "£25" by virtue of Criminal Justice Act 1982 (c. 48, SIF 39:1), s. 46
- F2 Words substituted by virtue of Criminal Law Act 1977 (c. 45), s. 31(5)(6)(9)

Changes to legislation:

There are currently no known outstanding effects for the Towns Improvement Clauses Act 1847, Section 126.