



Sequestration Act 1849

CHAPTER 67

SEQUESTRATION ACT 1849

- [1] Sequestrator enabled to sue in his own name for tithes, rent, &c. due to incumbent of the benefice sequestered. Nothing to empower sequestrator to bring or take actions except against incumbent, &c. Sequestrator may require indemnity from the creditor, at whose suit the sequestration shall issue.
- 2 All payments under the Act to be deemed profits of the benefice.
- 3

Changes to legislation:

There are currently no known outstanding effects for the Sequestration Act 1849.