

Tithe Act 1860

CHAPTER 93

TITHE ACT 1860

- I Corn Rents under Local Acts may be converted into Tithe Rentcharge.
- II County or Towns from whose Returns Average to be calculated.
- III How Average to be calculated.
- IV Commissioners to apportion Rentcharge.
- V Power of Appeal to a Court of Law.
- VI Comptroller of Corn Returns to furnish Information.
- VII Commissioners to have same Powers as in Tithe Commutations. As to Expenses of Awards, &c.
- VIII Copies of Award to be deposited, &c.
- IX As to Recovery of Rentcharges awarded in lieu of Corn Rents.
- X Where Consents not given, Draft of proposed altered Apportionment to be deposited for Inspection. In case of Objection Commissioners to appoint a Time for hearing the same.
- XI Rentcharge may be reapportioned and redistributed on the same or on other Lands.
- XII Where Fences removed Rentcharge may be apportioned on Land Tithefree jointly with other Land.
- XIII Land not to be charged to a different Owner than before, without Consent.
- XIV Consent of Landowner not required where his Lands are not charged.
- XV Power to Commissioners to alter Apportionment where successive Alterations have made it inconvenient or difficult, but not to alter Amount, &c.
- XIV Power to Commissioners to alter Apportionment where Boundaries of Parishes have been altered.
- XVII Powers for altering Apportionments or Awards.
- XVIII Tithes commuted for a Sum or Rate per Head may be converted into a Rentcharge.

- XIX Gross Rentcharge may be apportioned on Gated or Stinted Pastures.
- XX Rentcharge on Commons may be commuted for a Part of the Land, or redeemed.
- XXI If Rentcharge is commuted for Land, Commissioners to set out the Land and to vest the same in Owner.
- XXII Commissioners to set out Land to be sold for Purposes of Redemption.
- XXIII Conveyance of Land sold to be executed by Commissioners.
- XXIV Where Rate per Head is in arrear the same may be recovered by Distress.
- XXV Upon Inclosure, Rate per Head may be converted into Rentcharge.
- XXVI Power to Commissioners to order Maps to be detached from Instruments of Apportionments.
- XXVII Provision for Restoration of damaged Instrument of Apportionment.
- XXVIII Justices may order an Instrument of Apportionment to be restored to proper Custody.
 - XXIX Expenses of recovering Rentcharge.
 - XXX Notice of Intention to distrain may be sent by Post.
- XXXI Commissioners may order a Rentcharge not exceeding 151. to be redeemed before Apportionment.
- XXXII Where Land divided, Commissioners may order Rentcharge to be redeemed after Apportionment.
- XXXIII Provision in Cases where Rentcharge has been charged on Lands which in consequence of Error in Boundary are not within the Parish where aggregate Charge is awarded.
- XXXIV Provision for charging Rentcharge where Land made chargeable for more than One Parish.
- XXXV Commissioners shall give Notice of their Intention to order compulsory Redemption.
- XXXVI If Person refuse to receive Redemption Money, to be dealt with as if under Disability.
- XXXVII Trustees may be appointed to receive Sums not exceeding 200l. payable to Corporation.
- XXXVIII Provisions of recited Acts applicable to Redemptions under this Act.
 - XXXIX Expenses and Redemption Money, how to be raised.
 - XL Informal Arrangements may be confirmed.
 - XLI Copyhold and other Lands may be exchanged for Glebe.
 - XLII Formation of District within which extraordinary Charge in respect of Hop Grounds and Market Gardens shall be payable.
 - XLIII Power to enter on Land.
 - XLIV Recited Acts and this to be as one.

The SCHEDULE to — which this Act refers