

Improvement Of Land Act 1864

1864 CHAPTER 114 27 and 28 Vict

Proceedings preliminary to sanction of improvements

[FI 18 Power of dissent by persons interested, and protection of landowner's infant children.

In case any person having any estate in or charge or security on the land to be improved shall within the month named in the last preceding section signify in writing to the Commissioners his dissent from such application, stating therein the nature of his estate in or charge or security on such land the Commissioners shall certify such dissent to the landowner by whom the application was made, and shall not make any provisional or other order sanctioning the improvements unless or until such dissent be withdrawn, or an order be made . . . ^{F2} by the Court of Session in Scotland, in manner herein-after provided, authorizing the Commissioners to sanction the same; ^{F3}. . .]

Textual Amendments

- F1 S. 18 repealed (E.W.) by Settled Land Act 1882 (c. 38), Sch.; restricted by Agricultural Credits Act 1923 (c. 34), s. 3(5)
- **F2** Words repealed by Statute Law Revision Act 1893 (c. 14)
- **F3** Words in s. 18 repealed (S.) (1.11.1996) by 1995 c. 36, s. 105(5), **Sch.5** (with s. 103(1)); S.I. 1996/2203, art. 3, **Sch.1**

Changes to legislation:

There are currently no known outstanding effects for the Improvement Of Land Act 1864, Section 18.