

Crofters Holdings (Scotland) Act 1886

1886 CHAPTER 29 49 and 50 Vict

PART V

ENLARGEMENT OF HOLDINGS

11 Application by crofters for enlargement.

It shall be lawful for any . . . ^{F1} crofters resident on neighbouring holdings in a . . . Parish, where any landlord or landlords after application made to him or them have refused to let such crofters available land on reasonable terms for enlarging the holdings of such crofters, to apply . . . ^{F1} setting forth that in the said parish or in an adjacent . . . ^{F1} parish there is land available for the enlargement of such holdings which they are willing to take on lease, but which the landlord or landlords refuse to let on reasonable terms; that is to say, on such terms as are usually obtained in the letting of land of the like quality, and similarly situated in the same district, for other purposes than that of a deer forest, or of a grouse moor or other sporting purpose.

Textual Amendments

F1 Words repealed by Small Landholders (Scotland) Act 1911 (c. 49), Sch. 2

Changes to legislation:

There are currently no known outstanding effects for the Crofters Holdings (Scotland) Act 1886, Section 11.