

Fines and Recoveries Act 1833

1833 CHAPTER 74 3 and 4 Will 4

Subsequent enlargement of base fees created by the disposition of the Commissioner.

If any Commissioner acting in the execution of any such fiat as aforesaid shall, under this Act, dispose of any lands of any tenure of which the bankrupt shall be actual tenant in tail, and in consequence of there being a protector of the settlement by which the estate of such actual tenant in tail was created, and of his not giving his consent, only a base fee shall by such disposition be created in such lands, and if at any time afterwards during the continuance of the base fee there shall cease to be a protector of such settlement, then and in such case, and immediately thereupon, such base fee shall be enlarged into the same estate into which the same could have been enlarged under this Act if at the time of the disposition by such Commissioner as aforesaid there had been no such protector.

Modifications etc. (not altering text)

C1 Ss. 57, 58, 60–65, 67, 69, 71 applied by Bankruptcy Act 1914 (c. 59), s. 55(5) which is repealed (E.W.) by Insolvency Act 1985 (c. 65, SIF 66), s. 235(3), Sch. 10 Pt. III

Changes to legislation:

There are currently no known outstanding effects for the Fines and Recoveries Act 1833, Section 60.