



Tithe Act 1836

CHAPTER 71

TITHE ACT 1836

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12	Meaning of the words “person,” “lands,” “tithes,” “parish,” “parochial,” “landowner,” “tithe owner,” as used in this Act.
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58	Rent-charge may be specially apportioned.
59—61
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64	Transcripts of the award to be sent to the registrar of the diocese and to the incumbent and churchwardens.
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66	Confirmed agreements &c. not to be questioned.
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Changes to legislation: There are currently no known outstanding effects for the Tithe Act 1836. (See end of Document for details)

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- 71 Rent-charge to be subject to the same incumbrances and incidents as tithe before this Act. Proviso.
- 72 Apportionment may be altered by commissioners of land tax, if desired.
- 73 Expenses of witnesses to be paid under the direction of the commissioners.
- 74 Expenses of award to be paid by the land owners and tithe owners as the commissioners may direct.
- 75 Expenses of apportionment to be borne rateably by the land owners.
- 76 Expenses may be recoverable by warrant of distress.
- 77 Owners of particular estates may charge the costs on the estate for twenty years.
- 78 Costs of ecclesiastical tithe owners may be charged on the benefice for twenty years.
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- 80 Tenant paying rent-charge to be allowed the same in account with his landlord.
- 81 When rent-charge is in arrear for twenty-one days after half-yearly days of payment, the person entitled thereto may distrain.
- 82 When rent-charges are in arrear for forty days after half-yearly days of payment, and no sufficient distress on the premises, writ to be issued directing sheriff to summon jury to assess arrears.
- 83 Account how to be rendered.
- 84
- 85 Powers of distress and entry to extend to all lands within the parish occupied by the owner or under the same landlord or holding.
- 86 4 & 5 Will. 4 c. 22. to extend to rent-charges under this Act.
- 87 Provision for the sale of buildings and the sites thereof rendered useless or unnecessary by the commutation of tithes.
- 88, 89
- 90 Act not to extend to Easter offerings, &c. or to payments instead of tithes in London, &c.
- 91 Advertisements, contracts, and awards not to be liable to stamp duty.
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- 95 Proceedings not to be quashed for want of form, nor to be removed by certiorari.
- 96 Limits of Act.
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