

Ecclesiastical Leases Act 1575

1575 CHAPTER 11 18 Eliz 1

E+W

F1

Acte for Thexplanation of the Statutes entytuled An againste the defeating of Dilapidations. Leases and againste of Spirituall Promotions to bee made in Respects. some X1

Editorial Information

X1 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below.

Textual Amendments

F1 Act repealed (1.4.1978) as to incumbents by Endowments and Glebe Measure 1976 (No. 4), Sch. 7

Modifications etc. (not altering text)

- C1 Short title given by Statute Law Revision Act 1948 (c. 62), Sch. 2
- C2 Power to exclude Act conferred by Charities Act 1960 (c. 58), s. 23(5)(6)
- C3 Act excluded by Cathedrals Measure 1963 (No. 2), s. 53, Sch. 1 and Universities and College Estates Act 1964 (c. 51), s. 1
- C4 Act excluded (1.8.1993) by 1993 c. 10, ss. 26(5)(6), 99(1).

[I.] Evasion thereof;All Leases made by Colleges, &c. of Lands, &c. being in Lease for more than 3 Years then unexpired, &c. declared void. E+W

 \dots ^{F2} Sithens the makinge of which ^{X2}saide Estatute, dyvers of the saide Eccliasticall and Spirituall Persones and others havinge Spirituall or Ecclasticall Lyvings, have from tyme to tyme made Leases for the terme of xxj yeres or three Lyves longe before the Expiracion of the former yeres, contrary to the trewe meaninge and intente of the said Estatute: All Leases hereafter to be made by any of the said Ecclasticall Spirituall or Collegiate persons or others of any their said Ecclasticall Spirituall or Collegiate

Status: Point in time view as at 01/02/1991. Changes to legislation: There are currently no known outstanding effects for the Ecclesiastical Leases Act 1575 (repealed 19.11.1998). (See end of Document for details)

Landes Tents or Hereditaments whereof any former Lease for yeres is in beinge, not to be expired surrendred or ended within three yeres nexte after the makinge of any suche newe Lease, shalbe voyde frustrate and of none Effecte; Any Lawe Usage or Custome to the contrarye notwithstandinge.

Editorial Information

X2 The "saide Estatute" means the Ecclesiastical Leases Act 1571 (c. 10)

Textual Amendments

F2 Words repealed by Statute Law Revision Act 1948 (c. 62)

II All Bonds to the contrary declared void. **E+W**

And all and everie Band and Covenaunte whatsoever hereafter to be made for renewinge or makinge of any Lease or Leases contrary to the trewe intente of this Acte or of the saide Acte made in the said xiij yere, shalbe utterlye voyde; Anye Lawe Statute Ordinaunce or other Thinge whatsoever to the contrarye in any wise notwithstandinge.

III, IV. ^{F3}..... E+W

Textual AmendmentsF3Ss. 3, 4 repealed by Statute Law Revision Act 1948 (c. 62)

V ^{F4}..... E+W

Textual Amendments

F4 S. 5 repealed by Statute Law Revision Act 1863 (c. 125)

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Ecclesiastical Leases Act 1575 (repealed 19.11.1998).