

Tenures Abolition Act 1746

1746 CHAPTER 50 20 Geo 2

3 For regulating the casualty of non-entry.

And in order to ascertain the quantum of such non-entry duty from and after the said twenty-fifth day of March, in all services upon the brief of mortancestry of any heir or heirs in such lands or heretages as aforesaid, the retour, over and above the setting forth the old and new extent of the lands, in such manner as hath been heretofore practised, shall further set forth and express the valuation of such lands and heretages as aforesaid, and the proportion above mentioned of such valuation, and no more shall be the non-entry duty of such lands or heretages, preceding the citation in the general declarator of non-entry.

Changes to legislation:

Tenures Abolition Act 1746, Section 3 is up to date with all changes known to be in force on or before 01 September 2022. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. View outstanding changes

Commencement Orders yet to be applied to the Tenures Abolition Act 1746

Commencement Orders bringing legislation that affects this Act into force:

S.S.I. 2003/456 art. 2 commences (2000 asp 5)