

Entail Improvement Act 1770

1770 CHAPTER 51 10 Geo 3

10 provided the same do not exceed 4 years free rent after deduction of burdens, etc.

Provided always, that the sum or sums of money laid out upon such improvements, by any one heir of entail during his or her possession, shall not, in any case whatever, be effectual to constitute a claim against the succeeding heir of entail, for more than four years free rent of the said entailed estate, after deduction of all publick burdens, life-rents, and interests of debts, which may affect the said estate, as the same shall happen to be at the first term of Whitsunday after the death of the heir who expended the money claimed.

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

Entail Improvement Act 1770, Section 10 is up to date with all changes known to be in force on or before 29 August 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.