
Status: Point in time view as at 01/02/1991.

Changes to legislation: Thirlage Act 1799, Section 2 is up to date with all changes known to be in force on or before 12 September 2024. 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. (See end of Document for details)



Thirlage Act 1799

1799 CHAPTER 55 39 Geo 3

2 Sheriff, &c. may determine all questions in law contained in petitions and answers.

And whereas the said petition and answers may contain matters of law touching rights of thirlage, whereto the said sheriff or steward depute or substitute has not a competent jurisdiction: Be it therefore enacted, that it shall be lawful to the said sheriff or steward depute or substitute, and they are hereby empowered and authorized, to decide and determine, by their order or decree on the said petition and answers, all questions in law therein contained respecting the nature, quality and extent of the thirlage to be valued, and services, prestations and restrictions thereto incident, or the claims, demands and deductions made or craved by either of the parties, any law or practice to the contrary notwithstanding.

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