

Town and Country Planning Act 1962

CHAPTER 38

TOWN AND COUNTRY PLANNING ACT 1962

PART I

CENTRAL AND LOCAL ADMINISTRATION

- 1 The Minister
- 2 Local planning authorities and committees
- 3 Delegation of functions of local planning authorities

PART II

DEVELOPMENT PLANS

- 4 Surveys of planning areas and preparation of development plans
- 5 Approval of development plans
- 6 Amendment of development plans
- 7 Additional powers of Minister with respect to development plans
- 8 Incorporation in development plans of orders and schemes relating to highways and new towns
- 9 Modification of development plans in relation to land designated as subject to compulsory acquisition
- 10 Supplementary provisions as to development plans
- 11 Publication, and date of operation, of development plans

PART III

PLANNING CONTROL

Planning permission

- 12 Meaning of "development" and "new development"
- 13 Development requiring planning permission

- 14 Development orders
- 15 Publication of notices of applications for planning permission
- 16 Notification of applications for planning permission to owners and agricultural tenants
- 17 Determination by local planning authorities of applications for planning permission

item of legislation is currently only available in its original format.

- 18 Conditional grant of planning permission
- 19 Supplementary provisions as to applications for planning permission
- 20 Permission to retain buildings or works or continue use of land
- 21 Supplementary provisions as to effect of planning permission

Minister's powers in relation to planning applications and decisions

- 22 Reference of planning applications to Minister
- 23 Appeals against planning decisions
- 24 Appeal in default of planning decision
- 25 Review of planning decisions where compensation claimed
- 26 Supplementary provisions as to review of planning decisions

Revocation or modification of planning permission

27 Power to revoke or modify planning permission

Additional powers of control

- 28 Orders requiring discontinuance of use or alteration or removal of buildings or works
- 29 Tree preservation orders
- 30 Building preservation orders
- 31 Supplementary provisions as to building preservation orders
- 32 Lists of buildings of special architectural or historic interest
- 33 Effect of inclusion of building in a list under s.32
- 34 Control of advertisements
- 35 Applications for planning permission not needed for advertisements complying with regulations
- 36 Proper maintenance of waste land, etc.
- 37 Agreements regulating development or use of land

Special provisions as to industrial development

- 38 Industrial development certificates
- 39 Exemption of certain classes of development
- 40 Provision for cases where industrial development certificate withheld

Special provisions as to local authorities and statutory undertakers

- 41 Deemed planning permission
- 42 Application of planning control to local planning authorities

Supplementary provisions

- 43 Applications to determine whether planning permission required
- 44 Appeal to independent tribunal

PART IV

ENFORCEMENT OF PLANNING CONTROL

Enforcement where planning permission required

- 45 Power to serve enforcement notices
- 46 Appeal to Minister against enforcement notice
- 47 Penalties for non-compliance with enforcement notices
- 48 Execution by local planning authority of work required by enforcement notice
- 49 Supplementary provisions as to enforcement notices
- 50 Effect of planning permission on enforcement notice
- 51 Enforcement notice to have effect against subsequent development

Enforcement of control in respect of listed buildings

- 52 Notice to enforce control under s.33
- 53 Appeal to Minister against notice under s.52
- 54 Execution by local planning authority of work required by notice under s.52
- 55 Supplementary provisions as to notices under s.52

Enforcement of control under section 36

- 56 Penalty for non-compliance with notice under s.36
- 57 Appeal to magistrates' court against notice under s.36
- 58 Further appeal to quarter sessions
- 59 Execution by local planning authority of work required by notice under s.36
- 60 Supplementary provisions as to notices under s.36

Enforcement in other cases

- 61 Enforcement of orders under s.28
- 62 Enforcement of tree and building preservation orders
- 63 Enforcement of control of advertisements

Supplementary provisions

- 64 Supplementary provisions as to appeals to Minister under Part IV
- 65 Recovery of expenses of local planning authorities under Part IV
- 66 Enforcement in relation to local planning authorities

PART V

ACQUISITION AND APPROPRIATION OF LAND AND PROVISIONS RELATED THERETO

Acquisition and appropriation of land

- 67 Compulsory acquisition of designated land
- 68 Compulsory acquisition of land for development
- 69 Compulsory acquisition of building comprised in building preservation order
- 70 Extinguishment of rights over land compulsorily acquired
- 71 Acquisition of land by agreement
- 72 Acquisition of land for purposes of exchange
- 73 Appropriation of land for planning purposes

Expedited completion of compulsory acquisition

- 74 Order providing for expedited completion
- 75 General effect of order providing for expedited completion
- 76 Special provisions as to certain tenancies

Powers exercisable in relation to land held for planning purposes, and other related powers

- 77 Appropriation of land held for planning purposes
- 78 Disposal of land held for planning purposes
- 79 Development of land held for planning purposes
- 80 Special provisions as to features and buildings of architectural or historic interest
- 81 Power to override easements and other rights
- 82 Use and development of consecrated land and burial grounds
- 83 Use and development of land for open spaces
- 84 Displacement of persons from land acquired or appropriated
- 85 Constitution of joint body to hold land acquired for planning purposes

Supplementary provisions

- 86 Modification of incorporated enactments for purposes of Part V
- 87 Interpretation of Part V

PART VI

COMPENSATION FOR PLANNING DECISIONS RESTRICTING NEW DEVELOPMENT

Unexpended balance of established development value

- 88 Scope of Part VI
- 89 Derivation of unexpended balance from claims under Part VI of Act of 1947
- 90 Original unexpended balance of established development value
- 91 Claim holdings, their areas and values
- 92 Adjustment of claim holdings
- 93 General provision for continuance of original unexpended balance
- 94 Reduction or extinguishment of balance in consequence of compensation
- 95 Reduction or extinguishment of balance on initiation of new development
- 96 Reduction or extinguishment of balance on acquisition of land under compulsory powers
- 97 Reduction or extinguishment of balance in consequence of severance or injurious affection
- 98 Supplementary provisions as to deductions from original balance
- 99 Provision of information relating to unexpended balance

Right to compensation

- 100 General provision as to right to compensation
- 101 Planning decisions not ranking for compensation
- 102 No compensation if certain other development permitted
- 103 Further exclusions from compensation
- 104 Grant of planning permission treated as subject to notional condition
- 105 Notice under s.40 treated as planning decision

Measure of compensation

- 106 General provisions as to amount of compensation
- 107 Assessment of depreciation

Claims for, and payment of, compensation

- 108 General provisions as to claims for compensation
- 109 Effect on claims of direction under s.25
- 110 Determination of claims
- 111 Payment of compensation

Subsequent recovery of compensation

- 112 Apportionment and registration of compensation
- 113 Recovery of compensation on subsequent development
- 114 Amount recoverable, and provisions for payment or remission thereof
- 115 Amount recovered not to be deducted from unexpended balance

Supplementary provisions

- 116 Mortgages, rentcharges and settlements
- 117 Calculation of value

PART VII

COMPENSATION FOR OTHER PLANNING RESTRICTIONS

Revocation or modification of planning permission

- 118 Compensation where planning permission revoked or modified
- 119 Application of s.118 to special cases of refusal or conditional grant of planning permission
- 120 Registration and apportionment of compensation for depreciation
- 121 Exchequer contribution towards compensation in certain cases
- 122 Recovery, on subsequent development, of compensation under s.118

Other restrictions

- 123 Compensation for planning decisions restricting development other than new development
- 124 Compensation in respect of orders under s.28
- 125 Compensation in respect of tree and building preservation orders
- 126 Compensation for restrictions on advertising

Supplementary provisions

- 127 General provisions as to compensation for depreciation under Part VII
- 128 Determination of claims for compensation

PART VIII

PROVISIONS ENABLING OWNER TO REQUIRE PURCHASE OF HIS INTEREST

Interests affected by planning decisions or orders

- 129 Purchase notice on refusal or conditional grant of planning permission
- 130 Action by council on whom purchase notice is served
- 131 Procedure on reference of purchase notice to Minister

- 132 Action by Minister in relation to purchase notice
- 133 Effect of Minister's action in relation to purchase notice
- 134 Special provisions as to compensation where purchase notice served
- 135 Purchase notice in respect of order revoking or modifying planning permission
- 136 Purchase notice in respect of order requiring discontinuance of use or alteration or removal of buildings or works
- 137 Purchase notices in other cases

Interests of owner-occupiers affected by planning proposals

- 138 Scope of these provisions
- 139 Notice requiring purchase of claimant's interest
- 140 Objection to notice requiring purchase of claimant's interest
- 141 Reference of objection to Lands Tribunal
- 142 Effect of valid notice requiring purchase
- 143 Compensation for acquisition in pursuance of notice requiring purchase
- 144 Withdrawal of notice requiring purchase
- 145 Effect on powers of compulsory acquisition of counter-notice disclaiming intention to acquire
- 146 Death of claimant after service of notice requiring purchase
- 147 "Appropriate authority" for purposes of these provisions
- 148 "Appropriate enactment" for purposes of these provisions
- 149 Meaning of "owner-occupier" and "resident owner-occupier"
- 150 General interpretation of these provisions
- 151 Special provisions as to partnerships

Supplementary provisions

152 No withdrawal of constructive notice to treat

PART IX

HIGHWAYS

- 153 Stopping up and diversion of highways
- 154 Procedure in relation to orders under s.153
- 155 Extinguishment of public rights of way over land held for planning purposes
- 156 Compulsory acquisition of land in connection with highways
- 157 Concurrent proceedings in connection with highways
- 158 Provisions as to telegraphic lines

PART X

STATUTORY UNDERTAKERS

General provisions

- 159 Planning permission to develop operational land
- 160 Development requiring authorisation of government department
- 161 Revocation or modification of permission to develop operational land
- 162 Order requiring discontinuance of use etc. of operational land
- 163 Acquisition of land of statutory undertakers
- 164 Extinguishment of rights of way, and rights as to apparatus, of statutory undertakers

- 165 Orders under s.164
- 166 Extension or modification of functions of statutory undertakers
- 167 Procedure in relation to orders under s.166
- 168 Relief of statutory undertakers from obligations rendered impracticable
- 169 Objections to orders under ss.166 and 168

Compensation

- 170 Right to compensation in respect of certain decisions and orders
- 171 Measure of compensation to statutory undertakers
- 172 Exclusion of s.171 at option of statutory undertakers
- 173 Procedure for assessing compensation where s.171 applies

Supplementary provisions

- 174 Special provisions as to display of advertisements on operational land
- 175 Special provisions as to statutory undertakers who are local planning authorities

PART XI

VALIDITY OF PLANNING INSTRUMENTS AND DECISIONS, AND PROCEEDINGS RELATING THERETO

- 176 Validity of development plans and of certain orders, decisions and directions
- 177 Validity of enforcement notices and similar notices
- 178 Proceedings for questioning validity of development plans and of orders under ss.153 and 168
- 179 Proceedings for questioning validity of other orders, decisions and directions
- 180 Appeals to High Court relating to enforcement notices and similar notices
- 181 Appeals to High Court against decisions under s.43
- 182 Special provision as to decisions relating to statutory undertakers
- 183 Special provisions as to orders subject to special parliamentary procedure

PART XII

FINANCIAL PROVISIONS

- 184 Exchequer grants to local authorities
- 185 Maximum amounts of grants
- 186 Supplementary provisions as to Exchequer grants
- 187 Loans to local authorities
- 188 Contributions by Ministers towards compensation paid by local authorities
- 189 Contributions by local authorities and statutory undertakers
- 190 Recovery from acquiring authorities of sums paid by way of compensation
- 191 Recovery from acquiring authorities of sums paid in respect of wardamaged land
- 192 Sums recoverable from acquiring authorities reckonable for purposes of grant
- 193 Expenses of government departments

- 194 Repayment of sums issued out of Consolidated Fund in respect of certain payments
- 195 General provision as to receipts of Minister
- 196 Expenses of county councils

PART XIII

APPLICATION OF ACT TO SPECIAL CASES

Minerals

- 197 Power to modify Act in relation to minerals
- 198 Modification of Mines (Working Facilities and Support) Act, 1923

Crown land

- 199 Exercise of powers in relation to Crown land
- 200 Agreements relating to Crown land
- 201 Supplementary provisions as to Crown and Duchy interests

London and Isles of Stilly

- 202 Application of Act to London
- 203 Application of Act to Isles of Scilly

Other special cases

- 204 National Coal Board
- 205 Ecclesiastical property
- 206 Settled land, and land of universities and colleges

PART XIV

MISCELLANEOUS AND SUPPLEMENTARY PROVISIONS

- 207 Default powers of Minister
- 208 Recovery, on subsequent development, of payments in respect of wardamaged land
- 209 Development charges
- 210 Temporary provisions pending operation of development plans
- 211 Rights of entry
- 212 Supplementary provisions as to rights of entry
- 213 Local inquiries
- 214 Service of notices
- 215 Power to require information as to interests in land
- 216 Combined applications
- 217 Regulations and orders
- 218 Exercise of functions of Board of Trade
- 219 Licensing planning areas
- 220 Act not excluded by special enactments
- 221 Interpretation
- 222 Consequential amendments
- 223 Savings, transitional provisions and repeals
- 224 Saving for Interpretation Act, 1889, s.38
- 225 Commencement
- 226 Short title and extent

SCHEDULES

FIRST SCHEDULE — Joint Planning Boards

- 1 A joint planning board constituted by an order under section...
- 2 A joint planning board so constituted shall be a body...
- 3 An order constituting a joint planning board and any order...

SECOND — Planning Committees and Joint Advisory Committees SCHEDULE PART I

Planning committees

- 1 A local planning authority may establish such planning committees as...
- 2 A planning committee of a local planning authority may, subject...
- 3 A majority of every planning committee of a local planning...
- 4 Any power conferred by this Part of this Schedule to... PART II

Joint advisory committees

- 5 Any two or more local planning authorities may, with the...
- 6 If it appears to the Minister to be expedient that...
- 7 Any power conferred by this Part of this Schedule to...
- 8 The provisions of this Part of this Schedule shall be...

THIRD SCHEDULE — Development not Constituting New Development PART I

Development not ranking for compensation under s.123

- 1 The carrying out of any of the following works, that...
- 2 The use as two or more separate dwellinghouses of any... PART II

Development ranking for compensation under s.123

- 3 The enlargement, improvement or other alteration, as often as occasion...
- 4 The carrying out, on land which was used for the...
- 5 The winning and working, on land held or occupied with...
- 6 In the case of a building or other land which,...
- 7 In the case of any building or other land which,...
- 8 The deposit of waste materials or refuse in connection with... PART III

Supplementary provisions

- 9 Any reference in this Schedule to the cubic content of...
- 10 Where, after the appointed day, any buildings or works have...
- 11 For the purposes of paragraph 3 of this Schedule—
- 12 In this Schedule "at a material date" means at either...

FOURTH SCHEDULE — Further Provisions with respect to Orders Providing for Expedited Completion

Introductory

1 (1) The provisions of this Schedule shall have effect with...

Particulars to be included in notice of confirmation of order

2 The notice of the confirmation of the order required by...

Certificate of acquiring authority for purpose of determining date of vesting

3 For the purposes of section seventy-five of this Act, a...

Exclusion of power of entry conferred by Act of 1946

4 Paragraph 3 of the Second Schedule to the Act of...

Restriction on withdrawal of constructive notice to treat

5 The power conferred by section thirty-one of the Land Compensation...

Special provisions with respect to parts of buildings, etc.

- 6 (1) Where a part only of a house, building or...
- 7 Paragraph 4 of the Second Schedule to the Act of...

Compensation not to be affected by provision for expedited completion

8 Where any of the relevant land has become vested in...

Exclusion of provisions of Act of 1845 relating to absent parties and interests omitted to be purchased

9 (1) Where a notice to treat is deemed by virtue...

Rentcharges and leases affecting relevant land and other land

- 10 (1) Where land consisting or forming part of the relevant...
- 11 Where land consisting or forming part of the relevant land...

Miscellaneous

- 12 Where any of the relevant land has become vested in...
- 13 Where, at the time of the vesting of an interest...
- 14 Where, after land has become vested in the acquiring authority...
- 15 (1) The time within which a question of disputed compensation,...

FIFTH SCHEDULE — Adjustment of Claim Holdings PART I

Adjustment of claim holdings pledged to Central Land Board as security for development charges

- 1 (1) In this Part of this Schedule references to the...
- 2 (1) Where a claim holding was pledged to the Central...
- 3 Without prejudice to the last preceding paragraph, where a pledge...

- 4 Where a pledge to the Central Land Board comprised only...
- 5 (1) The provisions of this paragraph shall have effect in... PART II

Adjustment by reference to payments in respect of war-damaged land

- 6 (1) The provisions of this Part of this Schedule shall...
- 7 If the payment area is identical with the area of...
- 8 (1) If the payment area forms part of the area...
- 9 If the payment area includes the area of the claim...
- 10 If the payment area includes part of the area of... PART III

Adjustment in cases of partial disposition of claim holdings

- 11 The provisions of this Part of this Schedule shall have...
- 12 As from the date of the relevant disposition, each of...
- 13 The area and value of any such separate claim holding...
- 14 In the last preceding paragraph the reference to determination in...
- 15 (1) The said principles are those set out in the...
- 16 Paragraph 1 of this Schedule shall apply for the purposes... PART IV

Adjustment in respect of payments under Part I of Act of 1954

- 17 The provisions of this Part of this Schedule shall have...
- 18 Subject to the following provisions of this Part of this...
- 19 The last preceding paragraph shall apply where two or more...
- 20 (1) Where one or more relevant acts or events have...
- 21 For the purposes of this Part of this Schedule—
- 22 (1) Where in accordance with the preceding provisions of this... PART V

Adjustment in respect of compensation under Part V of Act of 1954

- 23 Where compensation under Part V of the Act of 1954...
- 24 Where compensation became or becomes payable as mentioned in the...
- 25 Where, in the case of a claim holding (in this... PART VI

Supplementary provisions

- 26 Where in accordance with any of the provisions of this...
- 27 Where in accordance with any of the provisions of this...
- 28 Expressions used in this Schedule and in Part VI of...
- 29 In this Schedule "the holder", in relation to a...

SIXTH SCHEDULE — Calculation of Value of Previous Development of Land

- 1 Where for the purposes of section ninety-five of this Act...
- 2 Subject to the following provisions of this Schedule, the value...
- 3 If the development involved the clearing of any land, the...
- 4 (1) If the development was initiated in pursuance of planning...
- 5 In the application of the preceding provisions of this Schedule...

SEVENTH — Apportionment of Unexpended Balance of Established SCHEDULE Development Value

Determination of relevant area

1 (1) Where, in the case of a compulsory acquisition to...

Preliminary calculations

- 2 There shall be calculated the amount referable to the relevant...
- 3 (1) If, in the case of an interest in fee...
- 4 In the case of any interest in reversion—

Apportionment of unexpended balance between interests

5 Where two or more interests (other than excepted interests) subsist...

Application of Schedule to past acquisitions

6 In relation to any compulsory acquisition to which section ninety-six...

Interpretation

7 In this Schedule-to) "the relevant land ", in relation to...

EIGHTH SCHEDULE — Provisions of Act referred to in sections 187, 196, 197, 203 to 205, 215 and 217

- 1 (1) Sections 1 to 12; section 13, except subsection...
- 2 (1) Sections 25 and 26; section 40; sections...
- 3 (1) Subsection (6) of section 14; sections 15 and...

NINTH SCHEDULE — Provisions relating to London

- 1 The London County Council is the local planning authority for...
- 2 The following provisions of this Act, that is to say,...
- 3 The following provisions of this Act, that is to say,...
- 4 The power of a local planning authority to make agreements...
- 5 The council of a metropolitan borough shall not, except witih...
- 6 (1) Without prejudice to the powers conferred by section sixty-seven...
- 7 References in this Act to any of the provisions of...
- 8 (1) In relation to land in the City, the London...
- 9 Without prejudice to the last preceding paragraph or to any...
- 10 In relation to land in any metropolitan borough, the London...
- 11 The London County Council shall consult with the council of...
- 12 (1) The class of applications for planning permission prescribed by...
- 13 (1) In relation to land in the City, the provisions...
- 14 (1) In the application to London of sections one hundred...
- 15 (1) The provisions of this paragraph shall have effect in...
- 16 Section ten of the Development and Road Improvement Funds Act,...
- 17 Notwithstanding anything in section eleven of the London County Council...
- 18 In this Schedule (except in this paragraph) "London" means...

TENTH SCHEDULE — Development Charges

- 1 This Schedule applies to any determination under Part VII of...
- 2 (1) The Minister may at any time, on application made...

- 3 Where, in the case of a determination to which this...
- 4 Where, in the case of a determination to which this...
- 5 Where compensation is payable under Part VII of this Act...
- 6 Where, in the case of a determination to which this...
- 7 Section one hundred and nineteen of this Act shall apply...
- 8 Where a determination to which this Schedule applies was made...
- 9 Where a determination to which this Schedule applies was in...
- 10 (1) For the purposes of the provisions of Part VI...
- 11 (1) References in this Schedule to the carrying out of...

ELEVENTH — Enactments excepted from S. 217 (5) SCHEDULE

- 1 Section five of the Roads Improvement Act, 1925.
- 2 Section one hundred and seven of the Public Health Act,...
- 3 Section one hundred and forty of the Public Health (London)...
- 4 The following provisions of the Highways Act, 1959, that is...
- 5 The following further provisions of the Highways Act, 1959, that...
- 6 (1) Section two hundred and forty-three of the Highways Act,...
- 7 Any enactment making such provision as might by virtue of...
- 8 Any enactment which has been previously excluded or modified by...

TWELFTH — Enactments Amended SCHEDULE

The Building Restrictions (War-Time Contraventions) Act, 1946

(9 & 10 Geo. 6, c. 35)

The Civil Aviation Act, 1949

(12, 13 and 14 Geo. 6, c. 67)

The Town Development Act, 1952

(15 & 16 Geo. 6 and 1 Eliz. 2. c. 54)

The Highways Act, 1959

(7 & 8 Eliz. 2. c. 25)

The Town and Country Planning Act, 1959

(7 & 8 Eliz. 2. c. 53)

THIRTEENTH — Savings and Transitional Provisions relating to Enactments SCHEDULE previously Repealed

Schemes and agreements

- 1 (1) The repeal shall not affect the operation of—
- 2 (1) The repeal shall not affect the operation of any...

Land declared subject to compulsory purchase

3 (1) The provisions of this paragraph shall have effect in...

Compulsory purchase orders under Act of 1944

4 Any compulsory purchase order made or confirmed under Part I...

Land acquired under Act of 1944

5 For the purposes of Part V of this Act—

Development authorised under enactments previously repealed

- 6 (1) Where any works on land existing at the appointed...
- 7 (1) Where permission for any development of land was granted,...
- 8 (1) Where any works for the erection or alteration of...
- 9 Where in pursuance of sub-paragraph (3) of paragraph 6 of...
- 10 (1) Any reference in Part VI of this Act, or...

Development contravening planning control under enactments previously repealed

- 11 (1) This paragraph applies to any enforcement notice served before...
- 12 (1) In so far as an enforcement notice could, of...
- 13 (1) Where an enforcement notice falling within sub-paragraph (4) of...
- 14 In the application of section forty-six to an enforcement notice...
- 15 (1) The power of the local planning authority under Part...
- 16 Where in pursuance of sub-paragraph (3) of paragraph 6 of...
- 17 The repeal shall not affect the operation of any regulations...

General and supplementary provisions

- 18 (1) Where by virtue of any of the provisions of...
- 19 Any reference in this Schedule to a numbered section shall,...
- 20 In this Schedule "planning scheme " means a scheme under...

FOURTEENTH — Further Savings and Transitional Provisions SCHEDULE

PART I — GENERAL PROVISIONS

- 1 (1) In so far as any order, regulation, rule, development...
- 2 Where any Act (whether passed before, or in the same...
- 3 Where a period of time specified in an enactment repealed...
- 4 Without prejudice to paragraph 1 of this Schedule, any reference...
- 5 (1) Nothing in this Act shall affect the enactments repealed...
- 6 (1) The repeal shall not affect any right to, or...
- 7 (1) Any reference in this Act to an order or...
- 8 In the preceding provisions of this Part of this Schedule,... PART II — PROVISIONS RELATING TO PART I OF ACT

Transfer of property and officers to local planning authorities

9 Nothing in this Act shall affect the operation of any... PART III — PROVISIONS RELATING TO PART III OF ACT

Planning permission

10 Subsection (1) of section thirteen applies (subject to the provisions...

- 11 In sections fifteen and sixteen references to an application for...
- 12 Where by virtue of the proviso to subsection (3) of...

Review of planning decisions and orders under Part V of Act of 1954

13 For the purposes of paragraph 1 of this Schedule, any...

Maintenance of waste land, etc.

14 Subsection (2) of section thirty-six does not apply to any...

Industrial development

15 (1) Where an application for planning permission was made before...

Application to determine whether planning permission required

Notwithstanding anything in subsection (6) of section twenty-two or subsection...
DAPT IV
DEPONISIONS DELATING TO PART IV OF ACT

PART IV — PROVISIONS RELATING TO PART IV OF ACT

Enforcement notices

17 (1) The provisions of this paragraph shall have effect in...

Notices in respect of listed buildings

18 (1) The provisions of this paragraph shall have effect in...

Notices in respect of waste land, etc.

19 (1) The provisions of this paragraph shall have effect in...

Building preservation orders and control of advertisements

20 The repeal shall not affect the operation of any order... PART V — PROVISIONS RELATING TO PART V OF ACT

Consent of Minister to acquisition, appropriation or disposal of land

21 Nothing in Part I of this Schedule shall be construed...

Land acquired, or authorised to be acquired, under Part IV of Act of 1947

- 22 (1) The repeal shall not affect the validity of any...
- 23 Section eighty-one shall have effect in relation to land acquired...
- 24 For the purposes of the construction, in accordance with Part...
- 25 In accordance with Part I of this Schedule, the reference...
- 26 The repeal shall not affect the operation of subsection (6)... PART VI — PROVISIONS RELATING TO PART VI OF ACT

Compensation under Part V of Act of 1954

27 (1) Subject to the following provisions of this paragraph, for...

Provision excluding recovery of compensation

28 For the purposes of the construction, in accordance with Part... PART VII — PROVISIONS RELATING TO PART VII OF ACT

Exchequer contribution towards compensation

29 For the purposes of the construction of subsection (1) of...

Recovery of compensation

30 For the purposes of the construction of subsection (3) of... PART VIII — PROVISIONS RELATING TO PART X OF ACT

Application of s.164 to land acquired by Central Land Board

31 In subsection (1) of section one hundred and sixty-four, the... PART IX — PROVISIONS RELATING TO PART XI OF ACT

Orders made and action taken before 16th August, 1959

- 32 (1) Notwithstanding anything in Part I of this Schedule, the...
- 33 Section one hundred and eighty-one does not apply to any...

Notices served before 29th August, 1960

- 34 Subsection (1) of section one hundred and seventy-seven shall not...
- 35 Subsection (3) of section one hundred and seventy-seven shall not...

Directions under Part V of Act of 1954

36 For the purposes of the construction, in accordance with Part... PART X — PROVISIONS APPLICABLE TO PART XII OF ACT

Exchequer grants to local authorities

37 Nothing in this Act shall affect the payment (whether before...

Recovery of sums from acquiring authorities

- 38 (1) In relation to any acquisition or sale of an...
- 39 Section one hundred and ninety-one shall have effect in relation...

Financing of payments under s. 59 of Act of 1947

40 Notwithstanding the repeal of section sixty-seven of the Act of...

Financing of payments under Parts I and V of Act of 1954

41 The repeal shall not affect the operation of subsections (1)...

Payments into the Exchequer

42 Subsection (4) of section one hundred and ninety-four shall apply... PART XI — PROVISIONS RELATING TO PART XIII OF ACT

Minerals

- 43 (1) In the Town and Country Planning (Modification of Mines...
- 44 (1) Regulation 10 of the Town and Country Planning (Minerals)...

Ecclesiastical property, settled land, and land of universities and colleges

45 For the purposes of the construction of sections two hundred...

PART XII — MISCELLANEOUS AND SUPPLEMENTARY PROVISIONS

Registration of payments under s. 59 of Act of 1947

46 (1) The repeal shall not affect the operation of subsections...

Saving for Act of 1944 as applied by other enactments

- 47 The repeal shall not affect the operation of any provisions...
- 48 (1) This paragraph shall have effect for the purposes of...

Definition of "local authority"

49 For the purposes of the construction, in accordance with Part...

Saving for powers of Postmaster-General

50 Except as provided by section one hundred and fifty-eight, nothing...

Saving in respect of works below high-water mark

51 Nothing in the provisions of this Act specified in paragraph...

Land Compensation Act, 1961, s. 31

52 Any reference in this Act to the power conferred by...

"The Minister" in relation to time before 3rd November, 1951

53 Any reference in this Act to the Minister—

Supplementary

- 54 (1) Where in this Act (including this Schedule except Part...
- 55 Any reference in this Schedule to a numbered section shall,...
- 56 In this Schedule "the repeal " means the repeal effected...

FIFTEENTH — Enactments Repealed SCHEDULE