



Commons Act 2006

2006 CHAPTER 26

PART 4

MISCELLANEOUS

Abolition of powers of approvement and inclosure etc

47 Approvement

- (1) The [Commons Act 1285 \(13 Edw 1 c. 46\)](#) (power of approvement) shall cease to have effect.
- (2) Any power of approvement of a common which subsists at common law is abolished.

48 Inclosure

- (1) Section 147 of the Inclosure Act [1845 \(c. 118\)](#) (power to exchange common land for other land) shall cease to have effect.
- (2) The following shall cease to have effect—
 - (a) section 2 of the Gifts for Churches Act [1811 \(c. 115\)](#);
 - (b) in section 2 of the School Sites Act [1841 \(c. 38\)](#), the words from “Provided also, that where any portion” to “such conveyance;”;
 - (c) in section 1 of the Literary and Scientific Institutions Act [1854 \(c. 112\)](#), the words from “Provided also” to the end.

49 Notice of inclosure

- (1) Section 31 of the Commons Act [1876 \(c. 56\)](#) (three months' notice of claim to inclose to be given in local papers) shall cease to have effect.
- (2) In section 3 of the Metropolitan Commons Act [1878 \(c. 71\)](#), for “Sections thirty and thirty-one” substitute “Section 30”.