

## Crown Private Estates Act 1862

## CHAPTER 37

## **CROWN PRIVATE ESTATES ACT 1862**

- 1 Interpretation of Terms.
- 2 Restrictions of 1 Anne c. 7, and 1 G. 3. c. 1 and 34 G. 3. c. 75. not to extend to the private Estates of the Sovereign.
- 3 Leasehold Estates (other than in Scotland) to be vested in Trustees.
- 4 Private Estates of the Sovereign in Scotland held under a Superior or in Lease to be vested in Trustees.
- 5 As to testamentary Disposition of the private Estates of the Sovereign other than in Scotland.
- 6 As to Disposition of the private Estates of the Sovereign in Scotland.
- 7 As to Descent of the private Estates of the Sovereign.
- 8 Private Estates of the Sovereign to be subject to Taxes.
- 9 Taxes to be paid out of the Privy Purse.
- 10 Extension of Trustee Act, 1850, to the private Estates of the Sovereign (except in Scotland), and to the Personal Estate of the Sovereign.
- 11 Provision as to legal Proceedings and Trust Estates in Scotland.
- 12 Saving of the Rights and Remedies of the Sovereign.
- 13 Short Title.