



Glebe Lands (Scotland) Act 1866 (repealed)

CHAPTER 71

GLEBE LANDS (SCOTLAND) ACT 1866 (REPEALED)

- 1 Short title.
- 2 Interpretation of terms.
- 3 Power to grant leases not exceeding eleven years.
- 4 Power to sell servitudes or right of pasturage.
- 5 Application to Court to grant feus.
- 6 Consent of Presbytery to be obtained before application made;
- 7 also consent of heritors.
- 8 Consent of heritors how to be determined and proved.
- 9 Particulars to be stated in application.
- 10 Intimation to be made of application.
- 11 Power of any conterminous proprietor to appear and object in court.
- 12 Court may remit petition for inquiry into facts.
- 13 Court may grant authority, subject to certain conditions.
- 14 Court may authorize construction of streets, &c.
- 15 To whom feu duties, &c. to be made payable.
- 16 Further provisions as to feu duties.
- 17 Right of pre-emption by proprietors whose lands are conterminous with
the glebe.
- 18 Provisions as to cost of application to Court.
- 19 Casualties to be applied to extinction of costs, and provision as to
payment of costs.
- 20 Title, how to be granted.
- 21 Full value to be stipulated to be paid without taking money by way of
fine, &c.
- 22 Minister to enjoy same privilege as other superiors.

Changes to legislation: *There are currently no known outstanding effects for the
Glebe Lands (Scotland) Act 1866 (repealed). (See end of Document for details)*

23
24 Saving existing Acts.

Changes to legislation:

There are currently no known outstanding effects for the Glebe Lands (Scotland) Act 1866 (repealed).