



Tithe Act 1839

CHAPTER 62

TITHE ACT 1839

- On Merger of Tithes or Rent-charge, the Charges thereon to be Charges on Lands.
- II Power for special Apportionment of such Charge on Lands being of Three Times the Value of the Charge.
 - III Name of each Occupier, and Sum charged on him, to be specified by Assessor, on Notice from Owner.
 - IV Power of special Apportionment on Tithes or Rent-charge.
 - V Expences of special Apportionment to be borne by Parties applying for same.
 - VI Tithes and Rent-charge of Glebe may be merged.
 - VII Provision for deducting Value of Tithes and Rent-charge from arbitrary Fines-in Cases of Merger in Copyholds, 1 & 2 Vict. c.64 s.4.
 - VIII Power to make Award by way of Supplement to Parochial Agreement in Cases of Fraud, &c.
 - IX Power after Award to make Parochial Agreement for Easter Offerings, &c. 6 & 7 W. 4. c. 71. s.90.
 - X Power to fix Commencement of Rent-charge.
 - XI Fixed Rent-charge may be substituted for contingent Rent-charge on Lands partially exempt. 6 & 7 W. 4. c. 71. s.71.
 - XII Provisions of 6 & 7 W.4 c.71 ss.43 and 71 for substituting fixed Rent-charge extended to Crown Lands.
 - XIII Provision for Tithes of Lammas Lands, &c.
 - XIV Rent-charge in respect of Tithes of Common appurtenant to be a Charge on the Allotments made in respect of the Lands to which Right of Common attached.
 - XV Recited Acts extended to Collegiate Bodies, &c, notwithstanding restraining Statute.
 - XVI 6 & 7 W.4 c.71 s.77 extended to Corporate and Collegiate Bodies.

- XVII Colleges and Corporations Aggregate may charge Expences on other Lands than those in respect of which such Expences are incurred.
- XVIII For Recovery of Expences of Apportionment.
- XIX Extension of 6 & 7 W.4 c.71 ss.29 62 for giving Land in lieu of Tithes.
- XX Lands taken by Ecclesiastical Tithe Owners instead of Tithes to vest absolutely in them.
- XXI Corporations, Trustees, and Feoffees to charitable Uses may convey Lands.
- XXII Apportionments may be confirmed though Commissioners not satisfied of Accuracy of Maps. 7 W. 4. & 1 Vict. c. 69. s.1.
- XXIII Expences of Apportionment to be borne in certain Cases as Commissioners may direct. 6 & 7 W. 4. c. 71. ss. 12, 74, 75. s.74. s.75.
- XXIV Award may be made of Rent-charge to certain Owners of Tithes by general Description. 6 & 7 W. 4. c. 71. ss. 12, 21, 50.
- XXV Commissioners may adjourn Meeting without attending to adjourn.
- XXVI Provision for dividing the Tithe of Fruit Plantations in certain Cases.
- XXVII Newly cultivated Fruit Plantations to be charged an additional Sum.
- XXVIII Fruit Plantations when displanted to be relieved from additional Charge.
- XXIX Provision for mixed Plantations of Hops and Fruit.
- XXX When Land subject to Rectorial and Vicarial Tithe, acre-able Rent-charge to be fixed.
- XXXI Provision for future mixed Plantations.
- XXXII How the Rent-charge for Hops and Fruit may be fixed in certain Cases.
- XXXIII Provision for giving Effect to Parochial Agreements and Proceedings thereon in certain Cases of extraordinary Charge.
- XXXIV For the Settlement of Disputes as to Boundaries.
- XXXV How Questions of Boundary removed before the Queen's Bench are to be dealt with.
- XXXVI Commissioners may award Costs of Inquiry into Boundaries.
- XXXVII This Act to be taken as Part of 6 & 7 W.4 c.71.
- XXXVIII Act may be amended or repealed.