

Inclosure Act 1845

1845 CHAPTER 118

LIV Rights not sustainable in Law to be allowed upon Proof of Sixty Years Usage.

And be it enacted, That where any Claim shall be made to any Right of Common or other Right which in the Judgment of the Valuer, or of the Commissioners or Assistant Commissioner, could not be sustained in Law, but Proof shall be made to the Satisfaction of the Valuer, or of the Commissioners or Assistant Commissioner, that there has been Enjoyment under the Right so claimed for the Space of Sixty Years or upwards next before the First Meeting for the Examination of Claims in the Matter of such Inclosure, it shall be lawful for the Valuer, or the Commissioners or Assistant Commissioner, to allow such Claims, in such and the same Manner as if the Right so claimed might have been legally sustained and established.