

Game Act 1831

1831 CHAPTER 32 1 and 2 Will 4

17 Certificated Persons may sell Game to licensed Dealers. Proviso as to Gamekeepers.

[FI Every person who shall have obtained an annual game certificate shall have power to sell game to any person licensed to deal in game, according to the provisions herein-after mentioned: Provided always, that no game certificate on which a less duty than three pounds thirteen shillings and sixpence is chargeable under the Acts relating to game certificates shall authorize any gamekeeper to sell any game, except on the account and with the written authority of the master whose gamekeeper he is; but that any such gamekeeper selling any game not on the account and with the written authority of such master may be proceeded against under this Act in the same manner, to all intents and purposes, as if he had no game certificate whatsoever.]

Textual Amendments

F1 S. 17 repealed (E.W.) (1.8.2007) by Regulatory Reform (Game) Order 2007 (S.I. 2007/2007), arts. 1(1), **2(g)**

Modifications etc. (not altering text)

- C1 S. 17 amended with the substitution for the reference to the duty of three pounds thirteen shillings and sixpence on a game certificate of a reference to the duty of three pounds on a licence to kill game by Game Licences Act 1860 (c. 90), s. 6
- C2 S. 17: functions of local authority not to be responsibility of an executive of the authority (E.) (16.11.2000) by virtue of S.I. 2000/2853, reg. 2(1), Sch. 1

Changes to legislation:

There are currently no known outstanding effects for the Game Act 1831, Section 17.