



Crown Recognition Act (Ireland) 1692

1692 CHAPTER 1 4 Will and Mar

II

And to the intent and purpose, that we may publickly and unanimously own and assert our faith and true allegiance to their Majesties, and that the same may remain as a memorial to all posterity amongst the records of Parliament in this kingdom: we the lords spiritual and temporal and commons in Parliament assembled, as we are in duty bound, do recognize and acknowledge, that Ireland, and all titles, stiles, royalties, jurisdictions, rights, privileges, prerogatives, and preheminences-royal thereunto belonging, are most rightfully and lawfully vested in their Majesties King William and Queen Mary, and that their most excellent Majesties were, are, and of right ought to be King and Queen of England, Ireland, Scotland, and France, and the dominions and territories thereunto belonging; in and to whose princely persons the royal state, crown, and dignity of the said realms, with all honours, stiles, titles, regalities, prerogatives, powers, jurisdictions, and authorities to the same belonging and appertaining, are more fully, rightfully and intirely invested and incorporated, united and annexed

Changes to legislation:

There are currently no known outstanding effects for the Crown Recognition Act (Ireland) 1692, Section II.