

Teinds Act 1808

1808 CHAPTER 138 48 Geo 3

Where there are no fiars applicable in the county where the parish is situate, the fiar prices may be taken from two or more adjoining counties.

Provided always, that where such parish shall not be altogether situated in the same county or where no fiars applicable to the kind or description of grain modified shall be struck in the county wherein such parish is situated, it shall be competent for the said lords of council and session as commissioners aforesaid, to convert the said money into grain or victual according to the average of the aforesaid seven years of the fiar prices of two or more of the adjoining counties, or of such county or counties as they shall deem most suitable in the circumstances of the case.

Changes to legislation:

Teinds Act 1808, Section 10 is up to date with all changes known to be in force on or before 07 July 2023. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

View outstanding changes

Commencement Orders yet to be applied to the Teinds Act 1808

Commencement Orders bringing legislation that affects this Act into force:

S.S.I. 2003/456 art. 2 commences (2000 asp 5)