

Sale of Farming Stock Act 1816

1816 CHAPTER 50

VI Landlords not to distrain for Rent on, Purchasers of Crops severed from the Soil, or other Things fold subject to Agreement.

And be it further enacted, That in all Cafes where any Purchaser or Purchasers of any Crop or Produce herein-before mentioned, shall have entered into any Agreement with such Sheriff or other Officer, touching the Use and Expenditure thereof on Lands let to farm, it shall not be lawful for the Owner or Landlord of such Lands to distrain for any Rent on any Corn, Hay, Straw or other Produce thereof, which, at the Time of such Sale, and the Execution of such Agreement, entered into under the Provisions of this Act, shall have been fevered from the Soil, and fold, subject to such Agreement, by such Sheriff or other Officer ; nor on any Turnips, whether drawn or growing, if fold according to the Provisions of this Act; nor on any Horses, Sheep or other Cattle, nor on any Beasts whatsoever, nor on any Waggons, Carts, or other Implements of Husbandry, which any Person or Persons shall employ, keep or use on such Lands, for the Purpose of threshing out, carrying or containing any such Corn, Hay, Straw, Turnips or other Produce, under the Provisions of the Act, and the Agreement or Agreements- directed to be entered into between the Sheriff, or other Officer, and the Purchaser or Purchasers of such Crops and Produce, as herein-before are mentioned.