

Tithe Act 1846

CHAPTER 73

TITHE ACT 1846

- Power to Landowners to redeem a Rent-charge not apportioned where the Amount does not exceed Fifteen Pounds.
- II Upon Payment of the Consideration Money, Commissioners to certify that the Parish is discharged of Tithes.
- III Power to redeem Rent-charge erroneously apportioned on Lands not chargeable therewith.
- IV After Redemption of the Rent-charge erroneously apportioned, the Apportionment of the Remainder to be valid.
- V Separate Rent-charges, not exceeding Twenty Shillings in Amount, may be redeemed after Apportionment. Extraordinary Charge not to be affected.
- VI Commissioners to certify the Amount of Consideration Money for Redemption.
- VII Consideration Money for Redemption, how payable.
- VIII Consideration for Redemption of Rent-charges payable to Spiritual Owners to be paid to Governors of Queen Anne's Bounty, to be applied in augmentation of Benefices.
 - IX Consideration Money in case of Owners under Disability, how payable.
 - X As to Consideration Money under 20l.
 - XI Power to Persons entitled for limited Interests to charge Expences of Redemption.
- XII Commissioners Certificates of Redemption to show Amount of Consideration for the same.
- XIII Alteration of Apportionment may be made after Inclosure, &c. Such Alteration, when confirmed, to be valid.
- XIV Expences of Alteration of Apportionment shall be borne by Owners of Lands to which it shall relate.

- XV Supplemental Apportionment of a Rent-charge as made payable to one Owner in respect of Tithes belonging to several Owners or held in separate Rights.
- XVI Commissioners empowered to declare that Lands to which Doubts have arisen, shall be considered a separate District for Commutation, and the Residue of the Parish to remain subject to the original Award.
- XVII Place of Deposit of Copy of confirmed Apportionment may be altered by Quarter Sessions.
- XVIII Tithes or Rent charge in lieu thereof may be merged after Agreement or Award, but before Apportionment.
 - XIX Powers relating to the Merger, &c. of any Tithes may be executed by a Person entitled in Equity.
 - XX 1 & 2 Vict. c.64 to be construed as Part of the Tithe Commutation Acts.
 - XXI Decisions concerning Boundary not appealed against to be valid notwithstanding Informality.
- XXII Glebe Lands may be exchanged although no Commutation be pending.
- XXIII Act to be construed as Part of 6 & 7 W.4 c.71, &c.
- XXIV Act may be amended, &c.