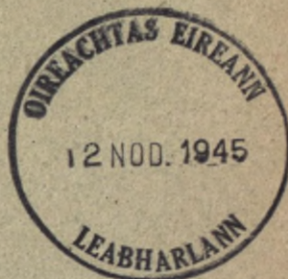


# DÁIL ÉIREANN.

## BILLE NA dTITHE (LEASU), 1945—COISTE. HOUSING (AMENDMENT) BILL, 1945—COMMITTEE.

### *Leasuithe.* *Amendments.*



#### SECTION 2.

1. In subsection (1), before paragraph (b), to insert a new paragraph as follows:—

“(b) the reference ‘twenty-five pounds’ contained in paragraph (h) deleted and the words ‘thirty-five pounds’ substituted therefor”.

—Patrick Cogan.

2. In subsection (1), after paragraph (c) to add a new paragraph as follows:—

“(d) by the addition of a new paragraph as follows:—

“(k) in reckoning the rateable value, or the aggregate of rateable values, for the purpose of this section, there shall be excluded from such reckoning any increase in valuation arising out of the sale of turf to county councils or under other schemes due to the existence of war or emergency conditions.”

—Risteárd Ua Maolchatha.

#### SECTION 3.

3. Before section 3 to insert a new section as follows:—

“(1) During the continuance of this Act where a clearance order or demolition order made pursuant to section 23 of the Housing (Miscellaneous Provisions) Act, 1931 (No. 50 of 1931) has become operative, no person other than the local authority shall be granted by or obtain from a court of summary jurisdiction, pursuant to section 33 of the said Act, any warrant or order for possession of a dwellinghouse in respect of which such clearance order or demolition order has become operative.

(2) Where any order or judgment for the recovery of possession of any dwellinghouse to which subsection (1) of this section applies, or for the ejection of a tenant therefrom has been made or given before the passing of this Act, but not executed, and in the opinion of the court the order or judgment would not have been made or given if this Act had been in force at the time when such order or judgment was made or given, the court may on application by the tenant rescind or vary such order or judgment in such manner as the court may think fit for the purpose of giving effect to this Act.”

—Liam Cosgrave.

4. In subsection (4), page 3, line 51, to delete the words “within seven years”.—Liam Cosgrave.

