

## Heritable Jurisdictions (Scotland) Act 1746

#### 1746 CHAPTER 43 20 Geo 2

An Act for taking away and abolishing the Heretable Jurisdictions in Scotland; and for making Satisfaction to the Proprietors thereof; and for restoring such Jurisdictions to the Crown; and for making more effectual Provision for the Administration of Justice throughout that Part of the United Kingdom, by the King's Courts and Judges there; . . .

and for rendering the Union of the Two Kingdoms more complete.

For remedying the inconveniences that have arisen and may arise from the multiplicity and extent of heretable jurisdictions in Scotland, for making satisfaction to the proprietors thereof, for restoring to the crown the powers of jurisdiction originally and properly belonging thereto, according to the constitution, and for extending the influence, benefit, and protection of the King's laws and courts of justice to all his Majesty's subjects in Scotland, and for rendering the union more complete.

# Textual Amendments F1 Words repealed by Statute Law Revision Act 1887 (c. 59) Modifications etc. (not altering text) C1 Short title given by Short Titles Act 1896 (c. 14) Commencement Information I1 Act wholly in force at Royal Assent

[F21.] .....

Proceedings of the courts, had before 25th March, confirmed. Proceedings, &c. after 24th June 1748, to be transmitted to the sheriffs courts. Registers of hornings, &c. to be transmitted to the register house at Edinburgh.

And that all suits, decrees, sentences, interloquitors, judgements, executions, and proceedings of or in any court hereby abrogated, taken away, and dissolved, which were depending, pronounced, awarded, or had before the said twenty-fifth day of March, shall be and remain of the same force, effect, and validity, and in the same state and condition, as the same would respectively have been in case this Act had not been made; and that all records, rolls, books, and entries of any such suits, decrees, sentences, interloquitors, judgements, executions, or proceedings relating to any civil or criminal cause in any such court shall, on or before the twenty-fourth day of June in the year of our Lord one thousand seven hundred and forty-eight, be transmitted by the possessor of any such justiciary, stewartry, sheriffship, deputy sheriffship, regality, constabulary, or baillierie to the courts of the respective sheriffs or stewarts of counties, and there lodged and kept amongst the records of such courts, which shall proceed thereupon as if the said civil or criminal causes had been commenced originally in such courts; and that the register books of hornings, inhibitions, and interdictions heretofore kept in any bailleries of royalty or regality or stewartries hereby abrogated shall, on or before the said twenty-forth day of June, be transmitted to his Majesty's general register house at Edinburgh.

15	F6
Textu F6	ual Amendments S. 15 repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1
16	F7
Textu F7	ual Amendments S. 16 repealed by Statute Law Revision Act 1892 (c. 19)
17	F8
Textu F8	Ial Amendments S. 17 repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1
18	F9
Textu F9	Ial Amendments S. 18 repealed by Statute Law Revision Act 1892 (c. 19)
19	F10
Textu F10	Ial Amendments S. 19 repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1
20	F11
Textu F11	ual Amendments S. 20 repealed by Statute Law Revision Act 1892 (c. 19)
21	F12

	al Amendments
F12	S. 21 repealed by Statute Law Revision Act 1867 (c. 59)
22	F13
	ral Amendments S. 22 repealed by Statute Law Revision Act 1892 (c. 19)
23	F14
	ral Amendments S. 23 repealed by Promissory Oaths Act 1871 (c. 48), Sch. 1
<sup>F15</sup> 24	
	sal Amendments S. 24 repealed (5.11.1993) by 1993 (c. 50), s. 1(1), Sch. 1 Pt. I Group1

## Letters patent, &c. for uniting or erecting lands into baronies to grant jurisdictions only for the recovery of rents and duties, &c. Grants contrary to this Act null.

And no letters patent, charter, or grant, to be made or granted by his Majesty, his heirs or successors, or by the barons of the Court of Exchequer in Scotland, at any time after the sixth day of June in the year of our Lord one thousand seven hundred and forty-seven, for the uniting or erecting any lands or tenements within Scotland into a barony, lordship, or earldom, or under any other denomination whatsoever, or for annexing any lands or tenements in Scotland to any barony, lordship, or earldom, or other district of the like nature, under any denomination whatsoever, heretofore granted or erected, shall be sufficient or available in law to pass, grant, or convey to the grantee or grantees therein named, or any other person or persons whatsoever, any greater or other jurisdiction than for recovering and uplifting from the vassals, tenant, or possessor of the lands and heretages of the proprietor of such barony, lordship, or earldom, the mails and duties or rents and profits thereof, or for recovery of the multures or services payable or prestable to their mills; and all letters patent, charters, gifts, and grants of any of the premisses, to be made contrary to the true intent and meaning of this Act, shall be and they are thereby enacted and declared to be null and void.

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	<b>al Amendments</b> S. 26 repealed (5.11.1993) by 1993 c. 50, s. 1(1), <b>Sch. 1 Pt. I</b> Group1
<sup>617</sup> 27	
	<b>al Amendments</b> S. 27 repealed (5.11.1993) by 1993 c. 50, s. 1(1), <b>Sch. 1 Pt. I</b> Group1
28	F18
Textu F18	al Amendments S. 28 repealed (S.) by Debtors (Scotland) Act 1987 (c. 18, SIF 45:2), s. 108, Sch. 7 paras. 5, 9(1), Sch. 8
29	F19
	al Amendments S. 29 repealed by Sheriff Courts (Scotland) Act 1907 (c. 51), Sch. 2
30	F20
Textu F20	al Amendments S. 30 repealed by Statute Law Revision Act 1892 (c. 19)
31	F21
Textu F21	al Amendments S. 31 repealed by Circuit Courts and Criminal Procedure (Scotland) Act 1925 (c. 81), Sch.

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Textu	al Amendments
F22	Ss. 32, 33 repealed (S.) by Criminal Justice (Scotland) Act 1987 (c. 41, SIF 39:1), ss. 47(4)(a), 70(2), Sch. 2
34	F23
	al Amendments S. 34 repealed (S.) by Criminal Justice (Scotland) Act 1987 (c. 41, SIF 39:1), ss. 47(4)(a), 70(2), Sch.  2
35	F24
Textus	al Amendments
	S. 35 repealed by Statute Law Revision Act 1867 (c. 59)
36, 37.	F25
Textu:	al Amendments Ss. 36, 37, 40 repealed (S.) by Criminal Justice (Scotland) Act 1987 (c. 41, SIF 39:1), ss. 47(4)(a), 70(2), Sch. 2
38	F26
Textus F26	al Amendments S. 38 repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1
39	F27
Textu: F27	al Amendments S. 39 repealed by Circuit Courts and Criminal Procedure (Scotland) Act 1925 (c. 81), Sch.

	al Amendments
F28	Ss. 36, 37, 40 repealed (S.) by Criminal Justice (Scotland) Act 1987 (c. 41, SIF 39:1), ss. 47(4)(a), 70(2), Sch. 2
41, 42.	F29
Textu	al Amendments
F29	Ss. 41, 42 repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1
F3043	
Textu:	al Amendments S. 43 omitted (1.7.1999) by virtue of S.I. 1999/1820, arts. 1(2), 4, Sch. 2 Pt. I para. 1 Pt. IV
44	F31
Textu	al Amendments S. 44 repealed by Promissory Oaths Act 1871 (c. 48), Sch. 1

### **Changes to legislation:**

There are currently no known outstanding effects for the Heritable Jurisdictions (Scotland) Act 1746.