

Churches (Scotland) Act 1905

1905 CHAPTER 12 5 Edw 7

1 Allocation of Church property between the Free Church and the United Free Church by a Commission.

- (1) The Commission established under this Act shall allocate between the Free Church and the United Free Church the property in question as defined by this Act in such manner as appears to the Commission fair and equitable, having regard to all the circumstances of the case, but subject to the provisions of this Act.
- (2) The Commission, in making their allocation of property under this Act, shall allocate congregational property to the Free Church in any case where they consider that, out of those who, in the opinion of the Commission, were members or adherents of the congregation on the thirtieth day of October, nineteen hundred, and are at the commencement of this Act both resident in the district and members or adherents of the Free Church or United Free Church congregation, at least one-third are members or adherents of the Free Church congregation; with power, however, to make special arrangements where several church buildings are situated in the same neighbourhood, and in any other cases which appear to them to require exceptional treatment; and
- (3) The Commission in making their allocation of property under this Act shall, having regard to congregational contributions and other income of the Free Church, make adequate provision for the education of the students for the ministry of the Free Church, for the support, subject to payment of the usual annual contributions (if any), of aged and infirm ministers and of widows and orphans of ministers of that Church, for the support of the ministers of Free Church congregations to which congregational property has been allocated under this Act, for itinerant preachers and for the general purposes of administration and management of the above-mentioned objects shall be those set out in the second column of the First Schedule to this Act, opposite the description of the object in the first column of that schedule.

2 Orders for carrying allocation into effect.

(1) The Commission may make such orders as they may consider necessary for carrying into effect any allocation under this Act (including the modification of the Acts relating to the Widows and Orphans Fund), and may also, before that allocation is made, make

interim orders having temporary effect as respects the property in question as defined by this Act. Any such orders shall have effect as if enacted in this Act, may be recorded in the Register of Sasines or other appropriate register and shall not be chargeable with stamp duty.

- (2) Subject to the provisions of this Act, the Commission, if they think fit, may order that any property (other than congregational property) allocated to either Church under this Act shall be burdened with such bond, or charge, in favour of the other Church or in favour of third parties who may advance money for the purposes of such bond or charge, as they direct. Any congregational property allocated to either Church shall be subject to any bonds, burdens, or debts thereon or in respect thereof, and the Commissioners may charge upon the particular congregational property concerned any moneys expended since thirty-first October, nineteen hundred, on improvements of that property or in paying off debt incurred in respect of that property.
- (3) The Free Church and the United Free Church respectively shall hold any property allocated to them under this Act for the purposes of and in accordance with their respective constitutions, and, in allocating to the United Free Church any property which is, at the commencement of this Act, appropriated to any special Church purposes, the Commission shall, so far as possible, provide by their orders that the property shall remain, in the hands of the United Free Church, appropriated to the same or similar purposes.
- (5) No court shall have power to review or interfere in any way with the orders or other proceedings of the Commission, but such orders or proceedings shall not prejudice or affect any rights, duties and liabilities as regards any property in question as defined by this Act other than those of the Free Church and the United Free Church.

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Textual AmendmentsF1Ss. 2(4), 3, 6(2), Sch. 2 repealed by Statute Law Revision Act 1927 (c. 42)
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Modifications etc. (not altering text)

C1 S. 2(1) amended by Land Registration (Scotland) Act 1979 (c.33, SIF 31:3), s. 29(2)(3)

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Textual AmendmentsF2Ss. 2(4), 3, 6(2), Sch. 2 repealed by Statute Law Revision Act 1927 (c. 42)

4 Provision defining the property, &c. to be allocated.

(1) All property which, on the thirtieth day of October, nineteen hundred, was vested in or held by or on trust for, or was payable to or for behoof of, the Free Church, or was held for the purposes of any school, scheme, mission, or other special object of the said church, or, where any such property has been disposed of since that date, the proceeds of sale thereof or any investments representing the same, including any revenue or accumulations of any such property, proceeds of sale, or investments accruing since the said date, shall, notwithstanding anything that has taken place since said date, be deemed to be property in question within the meaning of this Act, subject in any case to any disbursements properly made since the said date (which are hereby declared to stand good), and any person held accountable for any such property, in accordance with an order of the Commission, shall account for the same accordingly.

- (2) Such rights, duties and liabilities (including the right of appointing representatives on bodies of trustees or other boards) as belonged or attached to the Free Church on the thirtieth day of October, nineteen hundred, shall be subject to allocation by the Commission in the same manner as the property in question within the meaning of this Act.
- (3) Any legacies, bequests, or conveyances of property under testamentary writings made before the thirtieth day of October, nineteen hundred, by testators who died thereafter and before the commencement of this Act, in dispute between the Free Church and the United Free Church, shall be allocated to or apportioned between the Churches in such manner as the Commission deem fair and equitable, having regard to what seems to them to have been the intention of the testator and the capacity of the Churches respectively to carry out any special trusts annexed to the legacy; and all proceedings in any court as regards any disputes between the two Churches in respect of such legacies shall be permanently sisted or stayed.
- (4) In this section the expression "property" includes property heritable and movable and all interests therein; and the expression "rights" includes powers, privileges and immunities.

5 Formula of subscription to the Confession of Faith in the Church of Scotland.

The formula of subscription to the Confession of Faith required from ministers and preachers of the Church of Scotland as by law established \dots ^{F3} shall be such as may be prescribed by Act of the General Assembly of the said Church with the consent of the majority of the presbyteries thereof \dots ^{F4}

Textual Amendments

- F3 Words repealed by Universities (Scotland) Act 1932 (c. 26), Sch.
- F4 Words repealed by Statute Law Revision Act 1950 (c. 6)

6 Definitions, repeal, and short title.

- (1) In this Act the expression "the Free Church" means the association or body of Christians known and designated as the Free Church of Scotland; and the expression "the United Free Church" means the association or body of Christians known and designated as the United Free Church of Scotland, and, unless the context otherwise requires, those expressions respectively include any court, congregation, or college of either Church, or any member thereof as such, or any person acting on behalf of such Church, congregation, or college.
- (3) This Act may be cited as the Churches (Scotland) Act 1905.

Changes to legislation: There are currently no known outstanding effects for the Churches (Scotland) Act 1905. (See end of Document for details)

Textual Amendments

F5 Ss. 2(4), 3, 6(2), Sch. 2 repealed by Statute Law Revision Act 1927 (c. 42)

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