

Law of Property Act 1925

1925 CHAPTER 20

PART III

MORTGAGES, RENTCHARGES, AND POWERS OF ATTORNEY.

Rentcharges.

122 Creation of rentcharges charged on another rentcharge and remedies for recovery thereof.

- (1) A rentcharge or other annual sum (not being rent incident to a reversion) payable half yearly or otherwise may be granted, reserved, charged or created out of or on another rentcharge or annual sum (not being rent incident to a reversion) charged on or payable out of land or on or out of the income of land, in like manner as the same could have been made to issue out of land.
- (2) If at any time the annual sum so created or any part thereof is unpaid for twentyone days next after the time appointed for any payment in respect thereof, the person
 entitled to receive the annual sum shall (without prejudice to any prior interest or
 charge) have power to appoint a receiver of the annual sum charged or any part thereof,
 and the provisions of this Act relating to the appointment, powers, remuneration and
 duties of a receiver, shall apply in like manner as if such person were a mortgagee
 entitled to exercise the power of sale conferred by this Act, and the annual sum charged
 were the mortgaged property and the person entitled thereto were the mortgagor.
- (3) The power to appoint a receiver conferred by this section shall (where the annual sum is charged on a rentcharge) take effect in substitution for the remedies conferred, in the case of annual sums charged on land, by the last preceding section, but subsection (6) of that section shall apply and have effect as if herein re-enacted and in terms made applicable to the powers conferred by this section.
- (4) This section applies to annual sums expressed to be created before as well as after the commencement of this Act, and, but without prejudice to any order of the court made before the commencement of this Act, operates to confirm any annual sum which would have been validly created if this section had been in force.