

Administration of Estates Act 1925

1925 CHAPTER 23 15 and 16 Geo 5

PART II

EXECUTORS AND ADMINISTRATORS

Special Provisions as to Settled Land

22 Special executors as respects settled land.

(1) A testator may appoint, and in default of such express appointment shall be deemed to have appointed, as his special executors in regard to settled land, the persons, if any, who are at his death the trustees of the settlement thereof, and probate may be granted to such trustees specially limited to the settled land.

In this subsection "settled land" means land vested in the testator which was settled previously to his death and not by his will.

(2) A testator may appoint other persons either with or without such trustees as aforesaid or any of them to be his general executors in regard to his other property and assets.

Modifications etc. (not altering text)

C1 S. 22 applied by Chevening Estate Act 1959 (c. 49), s. 1(4)

Changes to legislation:

There are currently no known outstanding effects for the Administration of Estates Act 1925, Section 22.