

Church of Scotland (Property and Endowments) (Amendment) Act 1933

1933 CHAPTER 44 23 and 24 Geo 5

4 Chapels of ease and mission churches.

Any trustees or other persons in whom any chapel of ease, mission church or church hall is vested or the General Trustees if the same shall be vested in them shall have power, subject to the provisions of any deed of trust, conveyance or other deed applicable thereto, to sell or otherwise dispose of the same and to apply the proceeds thereof for such ends, uses and purposes as the General Assembly [^{F1}or any body to which the General Assembly may delegate the necessary powers] may direct. Provided always that the consent of the General Assembly [^{F1}or any body to which the General Assembly may delegate the necessary powers] . . . ^{F2} shall be required to the sale or disposal thereof, except where by the terms of the deed of trust, conveyance or other deed under which any chapel of ease, mission church or church hall is held the trustees or other persons or the General Trustees holding the same have power to sell or to dispose thereof without such consent.

Textual Amendments

- F1 Words inserted by Church of Scotland (Property and Endowments) Amendment Order Confirmation Act 1978 (c. i.), Sch.
- F2 Words repealed by Church of Scotland (Property and Endowments) Amendment Order Confirmation Act 1978 (c. i.), Sch.

Changes to legislation:

There are currently no known outstanding effects for the Church of Scotland (Property and Endowments) (Amendment) Act 1933, Section 4.