

Entail (Scotland) Act 1914

1914 CHAPTER 43

3 Further facilities for disentail, &c

Where in any application to the Court of Session relating to an entailed estate in Scotland the value in money of the expectancy or interest therein of any heir entitled to succeed thereto has been ascertained, it shall not be necessary for the sum so ascertained to be consigned or paid into bank in name of such heir; provided that security for the amount so ascertained in favour of such heir be given over the estate which is the subject of the application postponed only to such securities, if any, as validly affect and such debts or provisions, if any, as might be made validly to affect such estate or the rents thereof, or any part of such estate or rents, at the date of such application, not being securities granted by the heir of entail in possession affecting only his life-interest; and if there be more than one such heir entitled to succeed, their securities shall rank pari passu.