

SCHEDULES.

SCHEDULE L

No. 1. FORM OF CERTIFICATE WHERE LANDS ARE SOLD UNDER HERITABLE SECURITY AND NO SURPLUS EMERGES.

I *A.B.* [*insert designation*], Notary Public, with reference to the sale of all and whole the lands of [*describe or refer to the lands*], which sale took place at _____ upon the _____ day

of _____ at the instance of *C.D.* [*design him*], in virtue of the power of sale contained in a bond and disposition in security for the sum of £ _____, with interest and penalties corresponding thereto, dated _____ and recorded in the register of sasines for _____ the _____ day of _____ granted by *G.H.* [*design him*] in favour of the said *C.D.* [*or in favour of E.F.* [*design him*], but to which the said *C.D.* has acquired right by progress (*or otherwise as the case may be*)], do hereby certify that there has been submitted to me a statement of the intromissions of the said *C.D.* with the price of the said lands subscribed, as authentic, by the said *C.D.* [*or by M.N.*, agent of the said *C.D.*, on his behalf], from which it appears that no surplus remains for consignation in bank, in terms of the 122nd and 123rd sections of "The Titles to Land Consolidation (Scotland) Act, 1868;" and I make this certificate in terms of "The Conveyancing (Scotland) Act, 1874." In witness whereof [*testing clause*].

No. 2. FORM OF CERTIFICATE WHERE LANDS HAVE BEEN REDEEMED OF HERITABLE SECURITY, BUT DISCHARGE CANNOT BE OBTAINED.

Status: This is the original version (as it was originally enacted).

I *A.B.* [*design him*], Notary Public, do hereby certify that *C.D.* [*design him*], proprietor of the lands of *X.* [*name the lands as shortly as possible*] and others in the county of *Y.*, being the lands contained in the bond and disposition in security [*or other deed of security*] for £ after mentioned, has appeared before me and represented that he did on the day of consign in the bank at the sum of £ with £ being the whole interest due under the said bond and disposition in security [*or other deed of security*] in name of *E.F.* [*design him*] the creditor in the said bond and disposition in security [*or other deed of security; if only a partial creditor say to the extent of £*]; which consignment was made in virtue of the power of redemption reserved in the said bond and disposition in security [*or other deed of security*] which was granted by the said *C.D.* [*or by J.K. (design him), then proprietor of the said lands*] in favour of the said *E.F.* [*or L.M. (design him) the original creditor in the said security*], and is dated [*insert date*] and recorded in the register of sasines for the day of [*if sasine was expedite on the bond and disposition in security or other deed of security, instead of* and recorded, &c., say, on which bond and disposition in security (*or other deed of security*) the said *E.F.* (*or L.M. as the case may be*) was infeft conform to instrument of sasine in his favour recorded in the register of sasines for the day of]; and the said consignment was rendered necessary by the refusal of the said *E.F.* to receive the said sum of £ and interest thereon [*or by the absence of the said E.F., or otherwise as the case may be, stating the reason why discharge could not be obtained*], notwithstanding that the requisite notice of redemption was given to him; and I make this certificate in terms of “The Conveyancing (Scotland) Act, 1874.” In witness whereof [*testing clause*].