

Executors (Scotland) Act 1900

1900 CHAPTER 55 63 and 64 Vict

3 Who may be confirmed executors nominate.

Where a testator has not appointed any person to act as his executor, or failing any person so appointed, the testamentary trustees of such testator, original or assumed, or appointed by the Supreme Court [^{F1}or the sheriff court](if any), failing whom any general disponee or universal legatory or residuary legatee appointed by such testator, shall be held to be his executor nominate, and entitled to confirmation in that character.

Textual Amendments

F1 Words inserted by Law Reform (Miscellaneous Provisions) Act 1980 (c. 55, SIF 72:2), s. 28(1), Sch. 2 para. 2

Changes to legislation:

There are currently no known outstanding effects for the Executors (Scotland) Act 1900, Section 3.