



Adjudications Act 1672

1672 CHAPTER 45

The Kings Maiestie . . . ^{F1} Doth with advice and consent of his Estates of Parliament Statute and Ordaine . . . ^{F1} that noe Compriseings shall be led in time comeing of any Lands or other rights which are not allreadie comprised . . . ^{F1} It is allwayes heirby provided and declaired that . . . ^{F2} it shall be leisum to the Creditor to adjudge all or any right belonging to his Debitor in the same maner as he might have apprised the same Conforme to the act of Parliament 1661 anent the payment of debts betuixt debitor and Creditor in all pointes vnder the reversion and with the power competent to others Creditors exprest in the said act And it is heirby Declaired that neither the Superior nor the Adjudger shall be prejudged by this Act bot that they shall be in the same case affir citation in this Process of Adjudication as if appriseing wer led of the lands at that time and a charge given to the Superior thervpon . . . ^{F2}

Textual Amendments

- F1** Words omitted under authority of [Statute Law Revision \(Scotland\) Act 1906 \(c. 38\)](#)
F2 Words repealed by [Statute Law Revision \(Scotland\) Act 1906 \(c. 38\)](#)

Changes to legislation:

Adjudications Act 1672 is up to date with all changes known to be in force on or before 28 January 2023. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

[View outstanding changes](#)

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:

- Act repealed by [2007 asp 3 Sch. 6 Pt. 1](#)