These notes relate to the Abolition of Feudal Tenure (Scotland) Act 2000 (asp 5)

EXPLANATORY NOTES

ABOLITION OF FEUDAL TENURE (SCOTLAND) ACT 2000

EXPLANATORY NOTES

Introduction

The Act

Background

PART 1: ABOLITION OF FEUDAL TENURE

PART 2: LAND TRANSFERS ON AND AFTER APPOINTED DAY

PART 3: FEUDUTIES

PART 4: REAL BURDENS

PART 5: ENTAILS

PART 6: MISCELLANEOUS

PART 7: GENERAL

Commentary on Sections

PART 1: ABOLITION OF FEUDAL TENURE

Section 1: Abolition on appointed day

Section 2: Consequences of abolition

Section 3: Amendment of Land Registration (Scotland) Act 1979

PART 2: LAND TRANSFERS ETC. ON AND AFTER APPOINTED DAY

Section 4: Ownership of land

Section 5: Form of application for recording deed in Register of Sasines

Section 6: Deduction of title for unregistered land

PART 3: FEUDUTIES

Section 7: Extinction on appointed day

Section 8: Requiring compensatory payment

Section 9: Calculation of amount of compensatory payment

Section 10: Making compensatory payment by instalments

Section 11: Service under section 8(1)

Section 12: Extinction by prescription of requirement to make compensatory payment

Section 13: Arrears of feuduty

Section 14: Duty of collecting third party to disclose information

Section 15: Duty to disclose identity of former vassal

Section 16: Interpretation of Part 3

PART 4: REAL BURDENS

Section 17: Extinction of superior's rights

Section 18: Reallotment of real burden by nomination of new dominant tenement

Section 19: Reallotment of real burden by agreement

Section 20: Reallotment of real burden by order of Lands Tribunal

Section 21: Manner of dealing with application under section 20

Section 22: Amendment of Tribunals and Inquiries Act 1992

Section 23: Reallotment of real burden affecting facility of benefit to other land

Section 24: Interest to enforce real burden

Section 25: Counter-obligations on reallotment

Section 26: Conservation Bodies

Section 27: Notice preserving right to enforce conservation burden

Section 28: Enforcement of conservation burden

Section 29: Assignation of right to conservation burden

Section 30: Deduction of title for conservation burden

Section 31: Extinction of burden on body ceasing to be conservation body

Section 32: No standard security over conservation burden

Section 33: Notice reserving right to claim compensation where land subject to development value burden

Section 34: Limited transmissibility of right to claim compensation

Section 35: Claiming compensation

Section 36: Service under Section 35(3)

Section 37: Amount of compensation

Section 38: Duty to disclose identity of owner

Section 39: The expression "owner" for the purposes of Sections 35 to 37

Section 40: Assignation, discharge, or restriction, of reserved right to claim compensation

Section 41: Notices: pre-registration requirements

Section 42: Further provision as respects sections 18 to 20, 27 and 33

Section 43: Notices and agreements under certain sections: Extent of Keeper's duty

Section 44: Referral to Lands Tribunal of notice dispute

Section 45: Circumstances where certain notices may be registered after appointed day

Section 46: Duties of Keeper: Amendments relating to the extinction of certain real burdens

Section 47: Extinction of counter-obligation

Section 48: No implication as to dominant tenement where real burden created in grant in feu

Section 49: Interpretation of Part 4

PART 5: ENTAILS

Section 50: Disentailment on appointed day

Section 51: Compensation for expectancy or interest of apparent or other nearest heir in an entailed estate

Section 52: Closure of Register of Entails

PART 6: MISCELLANEOUS

Section 53: Discharge of rights of irritancy

Section 54: Extinction of superior's rights and obligations qua superior

Section 55: Abolition of thirlage

Section 56: Extinction of certain payments analogous to feuduty

Section 57: Extinction by prescription of obligation to pay redemption money for feuduty, ground annual

Section 58: Crown application

- Section 59: Crown may sell or otherwise dispose of land by disposition
- Section 60: Preserved right of Crown to maritime burdens
- Section 61: Mines of gold and silver
- Section 62: Jurisdiction and prerogative of Lord Lyon
- Section 63: Baronies and other dignities and offices
- Section 64: Abolition of Kindly Tenancies
- Section 65: Creation of proper liferent
- Section 66: Obligation to make title deeds and searches available
- Section 67: Prohibition on leases for periods of more than 175 years
- Section 68: Certain applications to Sheriff of Chancery
- Section 69: Application of 1970 Act to earlier forms of heritable security
- Section 70: Ownership of land by a firm

PART 7: GENERAL

Section 71: The appointed day

Section 72: Interpretation

Section 73: Feudal terms in enactments and documents: construction after abolition of feudal system

Section 74: Orders, regulations and rules

Section 75: Saving for contractual rights

Section 76: Minor and consequential amendments, repeals and power to amend or repeal enactments

Section 77: Short title and commencement

Schedule 1

Schedule 2

- Schedule 3
- Schedule 4
- Schedule 5
- Schedule 6
- Schedule 7
- Schedule 8

Schedule 9

Schedule 10

Schedule 11

Schedule 12Part 1

Schedule 12Part 2

Schedule 13

Financial Effects of the Act

Effects of the Act on public sector finances

Effects of the Act on public service manpower

Summary of the regulatory appraisal

Commencement

FINANCIAL MEMORANDUM

Introduction

Feuduty

Development value burdens

Preservation of some feudal burdens

Number of superiors and superiority interests

Costs on the Scottish Administration

Lands Tribunal for Scotland

Legal aid

The Scottish Ministers' estate

Costs on Local Authorities

Costs on Other Bodies, Individuals and Businesses

Costs on businesses and other bodies

Costs on conservation bodies

Costs on individuals