Changes to legislation: Titles to Land Consolidation (Scotland) Amendment Act 1869, Section 9 is up to date with all changes known to be in force on or before 27 May 2024. 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. (See end of Document for details) View outstanding changes



Titles to Land Consolidation (Scotland) Amendment Act 1869

1869 CHAPTER 116 32 and 33 Vict

9 Sect. 141 of recited Act repealed. All deeds, &c. recorded in register of sasines to have warrants of registration endorsed, except certain burgage deeds.

Section one hundred and forty-one of the recited act is hereby repealed, and in place thereof it is enacted that the following words shall be deemed and be taken to be the one hundred and forty-first section of the recited Act, and the recited Act shall be read and construed as if the one hundred and forty-first section thereof had been originally expressed in the following words; viz:— All conveyances and deeds, and all writings whatsoever which may be recorded in any register of sasines, shall, previous to being presented for registration, have a warrant of registration endorsed or written thereon in or as nearly as may be in such one or other of the forms of warrants of registration contained in the following schedules hereto annexed, viz. Schedule (F.) No. 2, and Schedule (H.) Nos. 1, 2, and 3, as may be applicable to the particular conveyance, deed, or writing so to be presented, which warrant shall in every case specify the person or persons on whose behalf the conveyance, deed, or writing is presented for registration, and in the case of lands not held by burgage tenure the register or registers of the county or counties, and in the case of lands held by burgage tenure the register or registers of the burgh or burghs in which the lands to which such conveyance or deed or writing has reference are situated, and shall be signed by such person or persons, or by his or their agent or agents, and in the latter case the warrant may be signed either by an individual agent or by the subscription of any firm of which such agent may be a partner: Provided always, that nothing herein contained shall render it necessary to have a warrant of registration endorsed or written upon any conveyance, deed, or writing of or relating to lands held by burgage tenure which according to the existing law or practice may be recorded in any burgh register without such warrant: Provided always, that where registration has been or shall be made in any particular register of sasines, it shall be sufficient that such register is specified in the warrant of registration without any specification of a county or counties.

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Modifications etc. (not altering text)

C1 The text of ss. 2, 3, 6–9 is in the form in which it was originally enacted: it was not reproduced in Statutes in Force and does not reflect any amendments or repeals which may have been made prior to 1.2.1991.

Changes to legislation:

Titles to Land Consolidation (Scotland) Amendment Act 1869, Section 9 is up to date with all changes known to be in force on or before 27 May 2024. 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.

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Commencement Orders yet to be applied to the Titles to Land Consolidation (Scotland) Amendment Act 1869

Commencement Orders bringing legislation that affects this Act into force:

S.S.I. 2003/456 art. 2 commences (2000 asp 5)