

Law of Property Act 1925

CHAPTER 20

LAW OF PROPERTY ACT 1925

PART I

GENERAL PRINCIPLES AS TO LEGAL ESTATES, EQUITABLE INTERESTS AND POWERS

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Changes to legislation: Law of Property Act 1925 is up to date with all changes known to be in force on or before 0/ 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

- 95 Obligation to transfer instead of re-conveying, and as to right to take possession.
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Law of Property Act 1925

FIRST SCHEDULE — Transitional Provisions

Part I — Conversion of certain existing Legal Estates into Equitable Interests

- Part II VESTING OF LEGAL ESTATES
- 1 Where the purposes of a term of years, created or...
- 2 Where immediately after the commencement of this Act any owner...
- 3 Where immediately after the commencement of this Act any person...
- 4 Any person who, immediately after the commencement of this Act,...
- 5 For the purposes of this Part of this Schedule, a...
- 6 Under the provisions of this Part of this Schedule, the...
- 7 Nothing in this Part of this Schedule shall operate—
- 8 Any legal estate acquired by virtue of this Part of...
- 9 No stamp duty shall become payable by reason only of...
 - Part III PROVISIONS AS TO LEGAL ESTATE VESTED IN INFANT
- 1 Where immediately before the commencement of this Act a legal...
- 2 Where immediately before the commencement of this Act a legal...
- 3 Where, immediately before the commencement of this Act, a legal...
- 3A The county court has jurisdiction under proviso (iii) to paragraph...
- 4 Where, immediately before the commencement of this Act, a legal...
- 5 This Part of this Schedule does not affect the estate...
 - Part IV PROVISIONS SUBJECTING LAND HELD IN UNDIVIDED SHARES TO A TRUST FOR SALE
- 1 Where, immediately before the commencement of this Act, land is...
- 2 Where undivided shares in land, created before the commencement of...
- 3 This Part of this Schedule shall not save as hereinafter...
- 4 Where, immediately before the commencement of this Act, there are...

Part V — PROVISIONS AS TO PARTY STRUCTURES AND OPEN SPACES

- 1 Where, immediately before the commencement of this Act, a party...
- 2 Where, immediately before the commencement of this Act, an open...
- 3 Any person interested may apply to the court for an...

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Part VI — CONVERSION OF TENANCIES BY ENTIRETIES INTO JOINT TENANCIES
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Part VII — CONVERSION OF EXISTING FREEHOLD MORTGAGES INTO MORTGAGES BY DEMISE
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- 1 All land, which immediately before the commencement of this Act,...
- 2 All land, which immediately before the commencement of this Act,...
- 3 The estate in fee simple which, immediately before the commencement...
- 4 If a sub-mortgage by conveyance of the fee simple is...
- 5 This Part of this Schedule applies to land enfranchised by...
- 6 A mortgage affecting a legal estate made before the commencement...
- 7 Nothing in this Part of this Schedule shall affect priorities...
- 8 This Part of this Schedule does not apply unless a...
 Part VIII CONVERSION OF EXISTING LEASEHOLD MORTGAGES INTO MORTGAGES BY SUBDEMISE
- 1 All leasehold land, which immediately before the commencement of this...
- 2 All leasehold land, which immediately before the commencement of this...
- 3 The term of years absolute which was assigned by any...
- 4 If a sub-mortgage by assignment of a term is subsisting...
- 5 A mortgage affecting a legal estate made before the commencement...
- 6 This Part of this Schedule applies to perpetually renewable leaseholds,...
- 7 This Part of this Schedule applies (save where expressly excepted)...
- 8 Nothing in this Part of this Schedule shall affect priorities...

SECOND — Implied Covenants

SCHEDULE

- Part I
- Part II
- Part III
- Part IV
- Part V
- Part VI
- Part VII COVENANT IMPLIED IN A CONVEYANCE FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, OF THE ENTIRETY OF LAND AFFECTED BY A RENTCHARGE
- Part VIII COVENANTS IMPLIED IN A CONVEYANCE FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, OR PART OF LAND AFFECTED BY A RENTCHARGE, SUBJECT TO A PART (NOT LEGALLY APPORTIONED) OF THAT RENTCHARGE
 - Part IX COVENANT IN A CONVEYANCE FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, OF THE ENTIRETY OF THE LAND COMPRISED IN A LEASE FOR THE RESIDUE OF THE TERM OR INTEREST CREATED BY THE LEASE
 - Part X COVENANTS IMPLIED IN A CONVEYANCE FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, OR PART OF THE LAND COMPRISED IN A LEASE, FOR THE RESIDUE OF THE TERM

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- THIRD SCHEDULE Forms of Transfer and Discharge of Mortgages
- FOURTH SCHEDULE Forms relating to Statutory Charges or Mortgages of Freehold or Leasehold Land
 - FIFTH SCHEDULE Forms of Instruments

SIXTH SCHEDULE — Epitomes of Abstracts of Title

SEVENTH — SCHEDULE

Changes to legislation:

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Changes and effects yet to be applied to :

- s. 52(3) word substituted by 2016 c. 22 Sch. 7 para. 1(3)(a)
- s. 52(3) words inserted by 2016 c. 22 Sch. 7 para. 1(3)(b)
- s. 84 excluded by 2023 asc 3 s. 51(10)

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

Act applied by 2023 asc 3 s. 146(5)

Whole provisions yet to be inserted into this Act (including any effects on those provisions):

s. 52(2)(dc)(dd) inserted by 2016 c. 22 Sch. 7 para. 1(2)

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