

Law of Property Act 1925

CHAPTER 20

LAW OF PROPERTY ACT 1925

PART I

GENERAL PRINCIPLES AS TO LEGAL ESTATES, EQUITABLE INTERESTS AND POWERS

- 1 Legal estates and equitable interests.
- 2 Conveyances overreaching certain equitable interests and powers.
- 3 Manner of giving effect to equitable interests and powers.
- 4 Creation and disposition of equitable interests.
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- 6 Saving of lessors' and lessees' covenants.
- 7 Saving of certain legal estates and statutory powers.
- 8 Saving of certain legal powers to lease.
- 9 Vesting orders and dispositions of legal estates operating as conveyances by an estate owner.
- 10 Title to be shown to legal estates.
- 11 Registration in Middlesex and Yorkshire as respects legal estates.
- 12 Limitation and Prescription Acts.
- 13 Effect of possession of documents.
- 14 Interests of persons in possession.
- 15 Presumption that parties are of full age.

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- 26 Consents to the execution of a trust for sale.
- 27 Purchaser not to be concerned with the trusts of the proceeds of sale which are to be paid to two or more trustees or to a trust corporation.
- 28 Powers of management, &c. conferred on trustees for sale.
- 29 Delegation of powers of management by trustees for sale.
- 30 Powers of court where trustees for sale refuse to exercise powers.
- 31 Trust for sale of mortgaged property where right of redemption is barred.
- 32 Implied trust for sale in personalty settlements.
- 33 Application of Pt. I. to personal representatives.

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- 35 Meaning of the statutory trusts.
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- 48 Stipulations preventing a purchaser, lessee, or underlessee from
 - employing his own solicitor to be void.
- 49 Applications to the court by vendor and purchaser.
- 50 Discharge of incumbrances by the court on sales or exchanges.

Changes to legislation: Law of Property Act 1925 is up to date with all changes known to be in force on or before 10 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)

Conveyances and other Instruments

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- 52 Conveyances to be by deed.
- 53 Instruments required to be in writing.
- 54 Creation of interests in land by parol.
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- 56 Persons taking who are not parties and as to indentures.
- 57 Description of deeds.
- 58 Provisions as to supplemental instruments.
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- 61 Construction of expressions used in deeds and other instruments.
- 62 General words implied in conveyances.
- 63 All estate clause implied.
- 64 Production and safe custody of documents.
- 65 Reservation of legal estates.
- 66 Confirmation of past transactions.
- 67 Receipt in deed sufficient.
- 68 Receipt in deed or indorsed evidence.
- 69 Receipt in deed or indorsed authority for payment to solicitor.
- 70 Partial release of security from rentcharge.
- 71 Release of part of land affected from a judgment.
- 72 Conveyances by a person to himself, &c.
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- 74 Execution of instruments by or on behalf of corporations.
- 74A Execution of instrument as a deed
 - 75 Rights of purchaser as to execution.

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- 77 Implied covenants in conveyances subject to rents.
- 78 Benefit of covenants relating to land.
- 79 Burden of covenants relating to land.
- 80 Covenants binding land.
- 81 Effect of covenant with two or more jointly.
- 82 Covenants and agreements entered into by a person with himself and another or others.
- 83 Construction of implied covenants.
- 84 Power to discharge or modify restrictive covenants affecting land.

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- 88 Realisation of freehold mortgages.
- 89 Realisation of leasehold mortgages.
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- 93 Restriction on consolidation of mortgages.
- 94 Tacking and further advances.
- 95 Obligation to transfer instead of re-conveying, and as to right to take possession.
- 96 Regulations respecting inspection, production and delivery of documents, and priorities.
- 97 Priorities as between puisne mortgages.
- 98 Actions for possession by mortgagors.
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- 100 Powers of mortgagor and mortgagee in possession to accept surrenders of leases.
- 101 Powers incident to estate or interest of mortgagee.
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- 103 Regulation of exercise of power of sale.
- 104 Conveyance on sale.
- 105 Application of proceeds of sale.
- 106 Provisions as to exercise of power of sale.
- 107 Mortgagee's receipts, discharges, &c.
- 108 Amount and application of insurance money.
- 109 Appointment, powers, remuneration and duties of receiver.
- 110 Effect of bankruptcy of the mortgagor on the power to sell or appoint a receiver.
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- 122 Creation of rentcharges charged on another rentcharge and remedies for recovery thereof.

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- 134 Restriction on executory limitations.
- 135 Equitable waste.
- 136 Legal assignments of things in action.
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- 147 Relief against notice to effect decorative repairs.
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- 149 Abolition of interesse termini, and as to reversionary leases and leases for lives.
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- 152 Leases invalidated by reason of non-compliance with terms of powers under which they are granted.
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- 166 Restriction on accumulation for the purchase of land.

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- 183 Fraudulent concealment of documents and falsification of pedigrees.
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- 188 Power to direct division of chattels.
- 189 Indemnities against rents.

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- 192 Apportionment of charges payable for redemption of tithe rentcharge.

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195 Equitable charges in right of judgment debt, &c.

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- 197 Notice of memorials registered in Middlesex and Yorkshire.
- 198 Registration under the Land Charges Act, 1925, to be notice.
- 199 Restrictions on constructive notice.
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- 202 Provisions as to enfranchisement of copyholds, &c.
- 203 Payment into court, jurisdiction and procedure.
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- 205 General definitions.
- 206 Forms of instruments and examples of abstracts.
- 207 Repeals as respects England and Wales.
- 208 Application to the Crown.
- 209 Short title, commencement, and extent.

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...

- 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 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

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- Part I COVENANT IMPLIED IN A CONVEYANCE FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, BY A PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS BENEFICIAL OWNER
- Part II FURTHER COVENANT IMPLIED IN A CONVEYANCE OF LEASEHOLD PROPERTY FOR VALUABLE CONSIDERATION, OTHER THAN A MORTGAGE, BY A PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS BENEFICIAL OWNER
- Part III COVENANT IMPLIED IN A CONVEYANCE BY WAY OF MORTGAGE BY A PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS BENEFICIAL OWNER
- Part IV COVENANT IMPLIED IN A CONVEYANCE BY WAY OF MORTGAGE OF FREEHOLD PROPERTY SUBJECT TO A RENT OR OF LEASEHOLD PROPERTY BY A PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS BENEFICIAL OWNER
- Part V COVENANT IMPLIED IN A CONVEYANCE BY WAY OF SETTLEMENT, BY A PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS SETTLOR
- Part VI COVENANT IMPLIED IN ANY CONVEYANCE, BY EVERY PERSON WHO CONVEYS AND IS EXPRESSED TO CONVEY AS TRUSTEE

Part VI — CONVERSION OF TENANCIES BY ENTIRETIES INTO JOINT TENANCIES

Part VII — CONVERSION OF EXISTING FREEHOLD MORTGAGES INTO MORTGAGES BY DEMISE

Part VII —	OR MORTGAGEE, OR AS PERSONAL REPRESENTATIVE OF A DECEASED PERSON, OR UNDER AN ORDER OF THE COURT 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 OR INTEREST CREATED BY THE LEASE, SUBJECT TO A PART (NOT LEGALLY APPORTIONED) OF THAT RENT
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

Status:

Point in time view as at 25/07/1991.

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