

Local Government and Housing Act 1989

CHAPTER 42

LOCAL GOVERNMENT AND HOUSING ACT 1989

PART I

LOCAL AUTHORITY MEMBERS, OFFICERS, STAFF AND COMMITTEES ETC.

Political restriction of officers and staff

- 1 Disqualification and political restriction of certain officers and staff.
- 2 Politically restricted posts.
- 3 Grant and supervision of exemptions from political restriction: Scotland and Wales
- 3A Grant and supervision of exemptions from political restriction: England
- 3B General advice as to politically restricted posts: England

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- 4 Designation and reports of head of paid service.
- 5 Designation and reports of monitoring officer.
- 5A Reports of monitoring officer—local authorities operating executive arrangements
 - 6 Officer responsible for financial administration of certain authorities.

Appointment and management etc. of staff

- 7 All staff to be appointed on merit.
- 8 Duty to adopt standing orders with respect to staff.
- 9 Assistants for political groups.
- 10 Limit on paid leave for local authority duties.
- 11 Confidentiality of staff records.
- 12 Conflict of interest in staff negotiations.

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Voting rights of members of certain committees

- 13 Voting rights of members of certain committees: England and Wales.
- 14 Voting rights of members of certain committees: Scotland.

Political balance on committees etc.

- 15 Duty to allocate seats to political groups.
- 16 Duty to give effect to allocations.
- 17 Exceptions to and extensions of political balance requirements.

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18 Schemes for basic, attendance and special responsibility allowances for local authority members.

Members' interests

19 Members' interests.

Duty to adopt certain procedural standing orders

20 Duty to adopt certain procedural standing orders.

Interpretation of Part I

21 Interpretation of Part I.

PART II

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- 23 Advice and guidance by Commissions for Local Administration and ScottishCommissioner.
- 24 Expenses of Commissions for Local Administration.
- 25 Annual reports of Commissions: new provisions.
- 26 Implementation of recommendations of Commissioners for Local Administration in England and Wales.
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- 28 Consideration of adverse reports: England and Wales.
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- 30 Declaration of acceptance of office of councillor etc.
- 31 National Code of Local Government Conduct.
- 32 Anonymity in reports on investigations.

PART III

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- 34 Restrictions on promotion of economic development.
- 35 Guidance and consultation about promotion of economic development.
- 36 Amendments of existing power to incur discretionary expenditure.
- 37 Conditions of provision of financial assistance.
- 38 Information etc. on individuals' rights.

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- 40 Capital purposes.

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- 41 Expenditure to be charged to revenue account.
- 42 Expenditure excluded from section 41(1).

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- 43 Borrowing powers.
- 44 Borrowing limits etc.
- 45 The authority's own limits.
- 46 Register of loan instruments and certain existing loans.
- 47 Security for money borrowed etc.

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- 48 Credit arrangements.
- 49 Initial and subsequent cost of credit arrangements.
- 50 Limits on powers to enter into credit arrangements.
- 51 Variation of credit arrangements.
- 52 Transitional credit arrangements.

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- 53 Basic credit approvals.
- 54 Supplementary credit approvals.
- 55 Criteria for issuing credit approvals.
- 56 Use of credit approvals by local authorities.
- 57 Effect of certain capital grants on credit approvals.

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- 58 Capital receipts.
- 59 The reserved part of capital receipts.
- 60 The usable balance of capital receipts.
- 61 Capital receipts not wholly in money paid to the authority.

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62 Aggregate credit limit.

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- Duty to set certain amounts aside as provision to meet credit liabilities.
- 64 Use of amounts set aside to meet credit liabilities.

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- 65 Information.
- 66 Interpretation of Part IV.

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- 75 The keeping of the Housing Revenue Account.
- 76 Duty to prevent debit balance on Housing Revenue Account.
- 77 Power to keep Housing Repairs Account.
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- 78A Directions as to treatment of service charges, &c.
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- 79 Housing Revenue Account subsidy.
- 80 Calculation of Housing Revenue Account subsidy.
- 80B Agreements to exclude certain authorities or property
- 80ZA Negative amounts of subsidy payable to appropriate person
 - 80A Final decision on amount of Housing Revenue Account subsidy.
 - 81 Consequential adjustment of rent rebate subsidy.
 - Residual debt subsidy for year 1989–90.
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 - 84 Adjustment of housing subsidy for year 1989-90.

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- 86 Recoupment of subsidy in certain cases.
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- 89 Declaration of renewal area.
- 90 Conditions for declaration of renewal area.
- 91 Renewal area: steps to be taken after declaration or extension
- 92 Duty to publish information.
- 93 General powers of local housing authority.

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- Power to apply for orders extinguishing right to use vehicles on highway.
- 95 Exclusion of land from, or termination of, renewal area.
- 96 Contributions by the Secretary of State.
- 97 Powers of entry and penalty for obstruction.
- 98 Part VIII of Housing Act 1985.
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- 100 Interpretation of Part VII.

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- 101 Grants for improvements and repairs.
- 102 Applications for grants.

Preliminary conditions

- The age of the property.
- 104 The interest of the applicant in the property.
- 105 Common parts grants: preliminary conditions.
- 106 Certificate as to future occupation, etc.

Restrictions on grant aid

- 107 Certain dwellings and works excluded from grant aid.
- 108 Restriction on grants for works already begun.
- 109 Owner-occupiers and tenants.
- 110 Landlords.
- 111 Tenants' common parts applications.

Approvals, notification and payment

- Duty to approve applications to render certain dwellings fit for humanhabitation.
- Duty to approve applications arising out of certain statutory notices.
- Approval of applications to provide certain facilities for the disabled.
- 115 Discretionary approval of certain applications.
- 116 Approval and refusal of applications.
- 117 Payment of grants.

Conditions of grants and repayments

- 118 Conditions as to completion of works.
- 119 Condition as to availability for letting.
- 120 Condition requiring repayment of grant in case of certain disposals wherecertificate of intended letting given.
- 121 Condition requiring repayment of grant in case of certain disposals whereowner-occupation certificate given.
- 122 Conditions relating to HMO grant.
- 123 Condition requiring repayment of grant on certain disposals in case oflandlord's common parts application.
- Meaning of relevant disposal and exempt disposal for the purposes of sections 120 to 123.
- 125 Repayment of grant.

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126 Renovation grants relating to two or more dwellings.

Group repair schemes

- 127 Group repair schemes and persons eligible to participate.
- 128 Qualifying buildings and external works, etc.
- 129 Contributions by participants and limitations on works.
- 130 Payment of balance of costs in case of certain disposals.

Minor works

131 Assistance for provision of minor works to dwellings.

Supplementary provisions

- 132 Contributions by the Secretary of State.
- 133 Persons entitled to grants.
- 134 Cases in which grants may be re-calculated, withheld or repaid.
- Power of local housing authority to carry out works which would attractgrant.
- 136 Parsonages, charities etc.
- 137 Orders and regulations.
- 138 Interpretation of Part VIII.

PART IX

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Local Government Finance Act 1988, local finance (Scotland) and block grants

- 139 Local Government Finance Act 1988: amendments.
- 140 Scottish non-domestic rates: interim provisions.
- 141 Scottish non-domestic rate.
- 142 Powers to vary incidence of standard community charge: Scotland.
- Reduced liability for personal community charges: Scotland.
- 144 Community charge grants: Scotland.
- 145 Amendment of Abolition of Domestic Rates Etc. (Scotland) Act 1987 andother enactments: Scotland.
- 146 Special grants.
- 147 Adjustment of block grant.
- 148 Rate support grant, 1985/86.
- 149 Statutory references to rating.

Charges by certain authorities

- 150 Power to allow charges.
- 151 Power to amend provisions about charges.
- 152 Interpretation, consultation and commencement of ss. 150 and 151.
- 153 Charges: temporary traffic signs.
- 154 Charges: library services.

Miscellaneous local government provisions

- 155 Emergency financial assistance to local authorities.
- 156 Contingency planning and co-ordination in respect of emergencies ordisasters.
- 157 Commutation of, and interest on, periodic payments of grants etc.

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- 158 Electronic transfer of documents.
- Prevention of continuance or recurrence of default of local authority: Scotland.
- Welsh language names for local authorities.

Miscellaneous housing provisions

- Housing authorities not required to keep a housing stock.
- 162 Determination of rents.
- 163 Exchanges between secure and assured tenants.
- 164 Exception to the right to buy in case of certain dwelling-houses forpersons of pensionable age.
- 165 Unfit housing etc.
- 166 Amendments relating to defective housing.
- Reports to tenants etc. on local housing authority functions.
- 168 Contributions towards costs of housing mobility arrangements.
- Powers of local authorities and Secretary of State as respects services etc. for owners and occupiers of houses for work on them.
- Powers of local authorities and Secretary of State as respects services, etc., for owners and occupiers of houses for work on them: Scotland.
- 171 Winding up of home purchase assistance scheme.
- 172 Transfer of new town housing stock.
- 173 Consent required for subsequent disposals.
- 174 Payment of disposal cost by instalments.
- 175 Repeal of the Town Development Act 1952.
- Amendment of definition of occupation for purposes of purchase of house by secure tenant: Scotland.
- 177 Sale to secure tenants of houses provided for persons of pensionable age: Scotland.
- 178 Application of secure tenant's right to buy to cases where landlord is lessee: Scotland.
- 179 Amendment of powers of Scottish Homes to dispose of land.
- 180 Race relations: codes of practice in housing field.
- Duty of landlord to inform secure tenant seeking to buy house about changes in law: Scotland.

Other provisions

- Power to monitor activities of registered housing associations.
- 183 Extension of powers of Housing Corporation and Housing for Wales to give financial assistance.
- 184 Extension of functions of Audit Commission.
- Publication of reports of Controller of Audit: Scotland.
- 186 Security of tenure on ending of long residential tenancies.
- 187 Construction industry: grants and guarantees.
- 188 Repeal of s. 2 of the Education (Grants and Awards) Act 1984.
- 189 Grants by Secretary of State towards costs of magistrates' courts etc.

Supplementary

- 190 Regulations.
- 191 Separate provisions for Wales.
- 192 Financial provisions.

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- 193 Application to Isles of Scilly.
- 194 Amendments and repeals.
- 195 Short title, commencement and extent.

SCHEDULES

SCHEDULE 1 — Political Balance on Local Authority Committees etc.

Bodies to which section 15 applies

- 1 Subject to such exceptions as may be prescribed by regulations...
- 2 (1) For the purposes of paragraph 1 above, in its...

Construction of sections 15 to 17

- 3 (1) The Secretary of State may, for the purposes of...
- 4 (1) In sections 15 to 17 of this Act and...

Supplemental regulation making power

5 Regulations under section 15 or 17 of this Act or...

SCHEDULE 2 — Local Government Act 1972, section 137, as amended

SCHEDULE 3 — Provisions Supplementing Part IV

Part I — EFFECT OF OVERSPEND IN 1989-90 ON CREDIT APPROVALS

- (1) If Part VIII of the Local Government, Planning and...
- 2 (1) Where a local authority have a 1989-90 overspend, their...
- 3 (1) If a local authority's 1989-90 overspend exceeds their basic...
- 4 Not later than 30th September 1990, each local authority to...
- 5 In this Part of this Schedule—(a) "prescribed expenditure...
 - Part II Non-Monetary Consideration received before April 1990
- 6 This Part of this Schedule applies in any case where—...
- 7 (1) On the assumption that the consideration falling within paragraph...
 Part III CREDIT CEILING
- 8 (1) Subject to any prescribed modifications, the credit ceiling of...
- 9 (1) Subject to sub-paragraph (2) below, the receipts which a...
- 10 (1) At any time on or after 1st April 1990,...
- 11 (1) If, at any time on or after 1st April...
- 12 (1) If, at any time on or after 1st April...
- 13 If, at any time on or after 1st April 1990...
- 14 (1) If, at any time on or after 1st April...
 - Part IV MINIMUM REVENUE PROVISION
- 15 (1) Subject to sub-paragraphs (2) and (3) below, for any...
- 16 (1) Subject to sub-paragraphs (2) and (3) below, for the...
- 17 In paragraphs 15(1)(a) and 16(1)(a) above "the prescribed percentage...
- 18 (1) Any reference in this Part of this Schedule to...
- 19 (1) Subject to paragraphs 15(3) and 16(3) above, for any...
- 20 Regulations under this Part of this Schedule—

SCHEDULE 4 — The Keeping of the Housing Revenue Account

Part I — CREDITS TO THE ACCOUNT

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Item 1: rents

Item 2: charges for services and facilities

Item 3: Housing Revenue Account subsidy

Item 4: contributions towards expenditure

Item 5: housing benefit transfers

Item 6: transfers from the Housing Repairs Account

Item 7: reduced provision for bad or doubtful debts

Item 8: sums calculated as determined by Secretary of State

Item 9: sums directed by Secretary of State or National Assembly for Wales

Item 10: credit balance from previous year

Part II — DEBITS TO THE ACCOUNT

Item 1: expenditure on repairs, maintenance and management

Item 2: capital expenditure

Item 3: rents, rates, taxes and other charges

Item 4: rent rebates

Item 5: sums payable under section 80ZA

Item 6: contributions to Housing Repairs Account

Item 7: provision for bad or doubtful debts

Item 8: sums calculated as determined by Secretary of State

Item 9: debit balance from previous year

Item 10: sums directed by Secretary of State or National Assembly for Wales
Part III — Special Cases

Balance for year 1989-90

1 (1) The following, namely—(a) any debit balance shown in...

Credit balance where no HRA subsidy payable

2 (1) A local housing authority to whom no Housing Revenue...

Amenities shared by the whole community

3 (1) Where benefits or amenities—(a) arising from the exercise...

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Provision	(IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	wei	iure	ser vices

3A (1) This paragraph applies where in any year a local...

Land disposed of at less than market value

4 The Secretary of State in giving his consent under any...

Adjustment of accounts on appropriation of land

5 (1) Where land is appropriated by a local housing authority...

Transfers of housing stock between authorities in London

6 (1) Where houses and other property within the Housing Revenue...

Contributions in respect of land in certain areas

7 Where a contribution under— (a) section 259 of the Housing... Part IV — SUPPLEMENTARY PROVISIONS

Duty to supply information

1 (1) A local housing authority, and any officer or employee...

Directions excluding or modifying statutory provisions

2 (1) The Secretary of State may, as respects any houses...

Orders amending statutory provisions

3 (1) The Secretary of State may by order provide that...

SCHEDULE 5 — Local Government Finance Act 1988: Amendments

Introduction

1 The Local Government Finance Act 1988 shall be amended as...

Community charges

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18	
	N I C
	Non-domestic rating
19	In section 41 (local rating lists) the following subsections shall
20	In section 42 (contents of local lists) in subsection (4)
21	(1) Section 44 (occupied hereditaments: supplementary) shall be
	amended as
22	The following section shall be inserted after section 44— Partly
23	(1) Section 45 (unoccupied hereditaments: liability) shall be amended
	as
24	In section 46 (unoccupied hereditaments: supplementary) in
	subsection (2) the
25	The following section shall be inserted after section 46— Unoccupied
26	(1) Section 47 (discretionary relief) shall be amended as follows
27	In section 49 (reduction or remission of liability) in subsection
28	In section 52 (central rating lists) the following subsections shall
29	(1) Section 53 (contents of central lists) shall be amended
30	(1) Section 55 (alteration of lists) shall be amended as
31	The following section shall be substituted for section 57 (special
32	The following section shall be substituted for section 59—
	Contributions
33	
34	In section 65 (owners and occupiers) the following subsection shall
35	(1) Section 67 (interpretation etc.) shall be amended as follows
36	The following Schedule shall be inserted after Schedule 4—
27	SCHEDULE
37	(1) Schedule 5 (exemptions) shall be amended as follows.
38	(1) Schedule 6 shall be amended as follows.
39	(1) Schedule 7 (multipliers) shall be amended as follows.
40	The following Schedule shall be inserted after Schedule 7—SCHEDULE
41	In Schedule 8 (non-domestic rating: pooling) in Part I, in
42	(1) In Schedule 8 (non-domestic rating: pooling) Part II (non-domestic
43	(1) In schedule 8 (non-domestic rating, pooring) rait if (non-domestic
44	(1) In Schedule 9 (administration) paragraph 2 (collection and
• •	recovery)
45	In Schedule 9 the following paragraph shall be inserted after
46	(1) Paragraph 5 of Schedule 9 (power to require information
47	(1) Paragraph 6 of Schedule 9 (authority's duty to supply
48	The following paragraphs shall be substituted for paragraph 8 of
	Precepts and levies
49	
50	
51	
52	
53	
54	
55	(1) Section 75 (special levies) shall be amended as follows
56	

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Grants
(1) Section 77 (information) shall be omitted.
In section 88 (transport grants: supplementary), in subsections (4) and
Funds
In section 89(4) (use of sums paid into charging authority's
Financial administration
The following subsection shall be inserted after subsection (3) of
Existing rates
(1) In section 118 (power to abolish or modify existing
Information
The following section shall be inserted after section 139—Information
England and Wales: separate administration
(1) Section 140 (separate administration in England and Wales) shall
Payments
Orders and regulations
(1) Section 143 (orders and regulations) shall be amended as
Relevant population
Information
In section 146 (interpretation) the following subsection shall be inserted
Tribunals
(1) Schedule 11 (tribunals) shall be amended as follows.
General

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- 79 (1) Paragraphs 7, 8, 52, 54, 56 and 66 above...
- 80 In this Schedule "the 1988 Act" means the Local Government...

SCHEDULE 6 — Amendment of Scottish Enactments

Valuation appeals to Lands Tribunal for Scotland

- 1 In section 1 of the Lands Tribunal Act 1949 (which...
- 2 In section 15 of the Local Government (Financial Provisions) (Scotland)...

Rateable value of certain buildings used for breeding or rearing horses

- 3 In subsection (1) of section 6 of the Valuation and...
- 4 In that Act the following section shall be inserted after...

Application of regulations about determination of net annual value

In section 6 of the Valuation and Rating (Scotland) Act...

Rateable value for purposes of levying rates after 1st April 1990

- 6 In section 7 of the Local Government (Scotland) Act 1975...
- 7 In section 128 of the Local Government Finance Act 1988...

Exemption of church premises from the non-domestic rate

8

Extension of charitable rate relief to universities

9 In the Local Government (Financial Provisions etc.) (Scotland) Act 1962—...

Duty to notify registration officer about liability for collective community charge

10 In subsection (1) of section 18 of the Abolition of...

Interest not payable on back dated liability for community charges where there is reasonable excuse for non-registration

11 (1) In subsection (3)(a) of section 18 of the Abolition...

Exemption from personal community charge

- 12 In paragraph 4 of Schedule 1A to the Abolition of...
- For paragraph 5 of Schedule 1A to the Abolition of...
- 14 After paragraph 6 of Schedule 1A to the Abolition of...
- 15 In paragraph 12(c) of Schedule 1A to the Abolition of...

Liability for non-domestic water rate

16 (1) In section 40(3) of the Water (Scotland) Act 1980...

Premises in respect of which non-domestic water rate is leviable

17 (1) In section 41 of the Water (Scotland) Act 1980...

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	Exemption of formula valued premises from non-domestic water rate
18	In section 6 of the Local Government (Scotland) Act 1975
19	In section 40 of the Water (Scotland) Act 1980 (non-domestic
	Liability for non-domestic sewerage rate
20	
	Reduced liability for non-domestic sewerage rate in respect of certain church and charity premises
21	
21	
	Public inspection of community charges register
22	In section 20(2)(a)(ii) of the Abolition of Domestic Rates Etc
	Fredrices from region dischiller of level much suite
	Exclusion from voting disability of local authority members who are community charge payers
23	(1) In section 41(4) of the Local Government (Scotland) Act
	Revocation of civil penalties imposed by registration officer
24	(1) In section 17 of the Abolition of Domestic Rates
Evic	dence in appeals under Abolition of Domestic Rates Etc. (Scotland) Act 1987
25	In section 29 of the Abolition of Domestic Rates Etc
No	liability for community water charges where water previously supplied free
26	(1) In paragraph 8 of Schedule 5 to the Abolition
	Provision of information by registration officer
27	The following section shall be inserted after section 20B of
	Revenue support grants
28	In section 23(2) of the Abolition of Domestic Rates Etc
29	For paragraphs 1 to 3 of Schedule 4 to that
SC	CHEDULE 7 — Compensation Provisions of Landlord and Tenant Act 1954, Part
1	Any reference in this Schedule to a section which is
2	(1) Subject to the following provisions of this Schedule, section
3 4	The amendments made by paragraph 2 above do not have (1) Subject to paragraph 3 above and paragraph 5 below,
5	In any case where— (a) paragraph 4(1)(a) above applies, and
SC	CHEDULE 8 — Welsh Language Names for Local Authorities
1	Any reference in the following provisions of this Schedule to
2	(1) In section 21 (constitution of principal councils in Wales)

(1) In section 33 (constitution and powers of community council)...

In section 74 (change of name of county, district etc.)... In section 76 (change of name of community) in subsection...

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After section 245 (status of certain districts, parishes and communities)there...

SCHEDULE 9 — Amendments of Parts VI, IX, XI, XVII and XVIII of the Housing Act 1985

Part I — AMENDMENTS OF PART VI

- 1 (1) In section 189 (repair notice in respect of unfit...
- 2 (1) In section 190 (repair notice in respect of house...
- After that section there shall be inserted the following section—...
- 4 (1) In section 191 (appeals against repair notices), in subsection...
- 5 After that section there shall be inserted the following section—...
- 6 Section 192 (power to purchase house found on appeal to...
- 7 In section 193 (power of local housing authority to execute...
- 8 (1) In section 197 (powers of entry), in subsection (1)—...
- 9 In section 198 (penalty for obstruction), in subsection (1) after...
- 10 Section 205 (application of provisions to temporary or movable structures)...
- 11 Section 206 (repair at reasonable expense) shall cease to have...
- 12 (1) In section 207 (minor definitions), in subsection (1) in...
- 13 In section 208 (index of defined expressions for Part VI)—...

Part II — AMENDMENTS OF PART IX

- 14 For sections 264 (power to accept undertaking as to reconstruction...
- 15 Section 266 (power to make closing order as to part...
- 17 (1) In section 269 (right of appeal against order), in...
- 18 (1) In section 270 (demolition orders: recovery of possession of...
- 19 In section 273 (demolition orders: cleansing before demolition), in subsection...
- 20 (1) In section 274 (demolition orders: power to permit reconstruction...
- 21 (1) In section 275 (demolition orders: substitution of closing order...
- 22 In section 278 (closing orders: determination of order on premises...
- 23 (1) In section 279 (closing orders: substitution of demolition order),...
- 24 Sections 280, 281 and 282 (which relate to the closing...
- 25 (1) In section 289 (declaration of clearance area), in subsection...
- 26 In section 291 (method of dealing with land acquired for...
- 27 (1) In section 294 (extinguishment of public rights of way...
- 28 Section 299 and Schedule 11 (rehabilitation orders in respect of...
- 29 (1) In section 300 (purchase of houses liable to be...
- 30 (1) In section 301 (retention of houses acquired for clearance),...
- 31 In section 302 (management and repair of house acquired under...
- 32 (1) In section 304 (closing order to be in respect...
- 33 (1) In section 305 (building becoming listed when subject to...
- 34 In section 306 (building becoming listed when acquired by agreement...
- 35 In section 309 (recovery of possession of premises for purposes...
- 36 (1) In section 310 (certificate of fitness resulting from owner's...
- 37 In section 315 (power of court to order occupier or...
- 38 In section 318 (power of court to authorise execution of...
- 39 (1) In section 319 (powers of entry), in subsection (1)...
- 40 (1) In section 320 (penalty for obstruction), in subsection (1)...
- 41 Section 321 (repair at reasonable expense) shall cease to have...
- 42 In section 322 (minor definitions)—(a) for the definition of...
- 43 In section 323 (index of defined expressions: Part IX)—

Part III — AMENDMENTS OF PART XI

Status: Point in time view as at 29/05/2009.

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44	At the end of section 345 (meaning of "multiple occupation")
45	
46	
47	
48	(1) In section 350 (power to require information for purposes
49	(1) In section 352 (power to require execution of works
50	In each of the following provisions, that is to say—
51	In section 353 (appeal against notice under section 352), in
52	In section 354 (power to limit number of occupants of
53	(1) In section 365 (means of escape from fire: general
54	Sections 366 and 367 (means of escape from fire: power
55	(1) In section 368 (means of escape from fire: power
56	(1) In section 369 (the management code for houses in
57	Sections 370 and 371 (application of the management code to
58	In section 372 (power of local housing authority to require
59	In section 373 (appeal against notice under section 372), in
60	Section 374 (application of code etc. to buildings other than
61	In section 375 (carrying out of works by local housing
62	In section 376 (penalty for failure to execute works), in
63	in section 5 / 6 (penalty for failure to encourse works), in
64	In section 378 (provisions for protection of owners), in subsection
65	In section 379 (making of control order), in subsection (1)
66	in social tys (mining of convert of west), in sweet con (1)
67	In section 395 (power of entry), at the end of
68	(1) In section 396 (penalty for obstruction), in subsection (1)
69	In section 400 (index of defined expressions: Part XI), at
70	(1) In Schedule 10 (recovery of expenses incurred by local
71	In Schedule 13 (further provision relating to control orders under
	Part IV — AMENDMENTS OF PART XVII
72	After section 578 (general enactments relating to compulsory purchase
	etc.apply
73	Sections 579 to 581 (special provision as regards acquisition of
74	In section 582 (restriction on recovery of possession after making
75	After section 584 there shall be inserted the following sections—
76	Sections 585 to 595 (which concern site value compensation for
77	Section 598 (disregard of things done to obtain increased
	compensation)
78	In section 599 (application of compensation due to another local
79	(1) In section 600 (powers of entry), in subsection (1)
80	(1) In section 601 (penalty for obstruction), in subsection (1)
81	In section 602 (minor definitions)— (a) the definition of "house"
82	For section 603 (index of defined expressions: Part XVII) there
	Part V — AMENDMENTS OF PART XVIII
83	For section 604 there shall be substituted the following section—
84	After that section there shall be inserted the following section—
85	For section 605 there shall be substituted the following section—
86	In section 606 (reports on particular houses or areas), for
87	In section 608 (acquisition of ancient monuments etc.), in paragraph
88	In section 610 (power of court to authorise conversion of
89	In section 612 (exclusion of Rent Act protection) for the
90	(1) In section 623 (minor definitions: Part XVIII), for the
91	In section 624 (index of defined expressions: Part XVIII)—

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SCHEDULE 10 — Security of Tenure on Ending of Long Residential Tenancies

Preliminary

- 1 (1) This Schedule applies to a long tenancy of a...
- 2 (1) This paragraph has effect for the interpretation of certain...

Continuation of long residential tenancies

3 (1) A tenancy which, immediately before the term date, is...

Termination of tenancy by the landlord

- 4 (1) Subject to sub-paragraph (2) below and the provisions of...
- 5 (1) Subject to the following provisions of this paragraph, the...

Interim rent

- 6 (1) On the date of service of a landlord's notice...
- 7 (1) Nothing in paragraph 6 above affects the right of...

Termination of tenancy by the tenant

8 (1) A long residential tenancy may be brought to an...

The assured periodic tenancy

9 (1) Where a long residential tenancy (in this paragraph referred...

Initial rent under and terms of assured periodic tenancy

- 10 (1) Where a landlord's notice proposing an assured tenancy has...
- 11 (1) Where, under sub-paragraph (2) of paragraph 10 above, a...
- 12 (1) Subsections (2) to (4) of section 41 of the...

Landlord's application for possession

- 13 (1) Where a landlord's notice to resume possession has been...
- 14 (1) Where, in a case falling within sub-paragraph (7) of...

Provisions where tenant not ordered to give up possession

15 (1) The provisions of this paragraph shall have effect where...

Tenancies granted in continuation of long tenancies

16 (1) Where on the coming to the end of a...

Agreements as to the grant of new tenancies

17 In any case where, prior to the date of termination...

Assumptions on which to determine future questions

18 Where under this Schedule any question falls to be determined...

Landlords and mortgagees in possession

19 (1) Section 21 of the 1954 Act (meaning of "the...

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	Application of other provisions of the 1954 Act
20 21	(1) Section 16 of the 1954 Act (relief for tenant(1) Where this Schedule has effect in relation to a
	Crown application
22	(1) This Schedule shall apply where— (a) there is an
SC	HEDULE 11 — Minor And Consequential Amendments
	The Military Lands Act 1892
1	In section 8 of the Military Lands Act 1892 (provisions
	The Small Holdings and Allotments Act 1908
2	In section 52 of the Small Holdings and Allotments Act
	The Prevention of Corruption Act 1916
3	In section 4 of the Prevention of Corruption Act 1916
	The Education Act 1944
4	
	The Sexual Offences Act 1956
5	In Schedule 1 to the Sexual Offences Act 1956 (rightsof
	The Public Works Loans Act 1965
6	
	The Public Works Loans Act 1967
7	
	The Leasehold Reform Act 1967
8 9 10 11 12 13	In section 3 of the Leasehold Reform Act 1967 (meaning In section 9 of that Act (purchase price and costs In section 16 of that Act (exclusion of further rights In section 22 of that Act (validity of tenants' notices, In section 37 of that Act (interpretation of Part I), (1) In Schedule 3 to that Act (validity of tenants'
	The International Organisations Act 1968
14	In Schedule 1 to the International Organisations Act 1968 (privileges
	The Social Work (Scotland) Act 1968
15	
	The Transport Act 1968
16	In section 12 of the Transport Act 1968 (borrowing powers

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The Local Authority Social Services Act 1970

- 17 In section 4 of the Local Authority Social Services Act...
- 18 In section 5(4) of that Act for the words "section...

The Town and Country Planning Act 1971

19, 20

The Local Government Act 1972

- 21 In section 80 of the Local Government Act 1972 (disqualifications...
- 22 In section 94(5)(b) of that Act (allowances not to be...
- 23 In subsection (6) of section 97 of that Act (exclusion...
- 24 In section 100G of that Act (duty of principal councils...
- 25 In section 102 of that Act (appointment of committees)—
- 26 Sections 173 and 173A of that Act (attendance allowance and...
- 27 In section 175 of that Act (allowances for conferences and...
- 28 (1) Section 177 of that Act shall be amended as...
- 29 In section 178(2) of that Act (regulations with respect to...
- 30 In sub-paragraphs (1) and (2) of paragraph 41 of Schedule...

The Land Compensation Act 1973

- 31 In section 37 of the Land Compensation Act 1973 (disturbance...
- 32 (1) In section 42(6) of that Act, in the definition...

The Local Government (Scotland) Act 1973

- 34 In section 47 of that Act (allowances for conferences and...
- 35 (1) Section 49 of that Act shall be amended as...
- 36 In sub-paragraph (1) of paragraph 7 of Schedule 7 to...

The Local Government Act 1974

- 38 In section 23(12) of that Act (triennial reports to Part...
- 39 (1) In section 31(3)(a) of that Act (further provisions about...
- 40 In section 32(1) of that Act (publications enjoying absolute privilege...
- 41 In Schedule 4 to that Act (further provisions about the...

The Housing Act 1974

42 At the end of section 131(4) of the Housing Act...

The Local Government (Scotland) Act 1975

- 43 In section 4 of the Local Government (Scotland) Act 1975...
- 44 (1) In section 29(3)(a) of that Act (further provisions about...
- 45 In section 30(1) of that Act (publications enjoying absolute privilege...
- 46 In Schedule 4 to that Act (further provisions about the...

The Local Government (Miscellaneous Provisions) Act 1976

47 In section 33 of the Local Government (Miscellaneous Provisions) Act...

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48	In section 40 of that Act (local authorities not affected
	The Rent (Agriculture) Act 1976
49 50	In section 33 of the Rent (Agriculture) Act 1976 (suspension In Schedule 2 to that Act (meaning of "relevant licence"
	The Rent Act 1977
51 52 53	(1) In section 116 of that Act (dwelling subject to(1) In section 137 of that Act (effect on sub-tenancy
	The Protection from Eviction Act 1977
54	In section 8 of the Protection from Eviction Act 1977
	The Education (Scotland) Act 1980
55	In Schedule A1 to the Education (Scotland) Act 1980, for
	The Local Government, Planning and Land Act 1980
56 57	In section 98 of the Local Government, Planning and Land In section 100 of that Act (interpretation and extent of
58	
	The Stock Transfer Act 1982
59	
	The County Courts Act 1984
60	In section 77 of the County Courts Act 1984 (appeals:
	Rent (Scotland) Act 1984
61	In section 58(7) of the Rent (Scotland) Act 1984 (power
	The Housing Act 1985
62 63 64 65 66 67 68 69 70	In section 8 of the Housing Act 1985 (periodical review In each of sections 47(4) and 48(3A) of that Act In section 54 of that Act (powers of entry), at (1) In section 55 of that Act (penalty for obstruction), In section 100 of that Act (power to reimburse cost In section 101 of that Act (rent not to be In section 244 of that Act (environmental works), in subsection In section 255 of that Act (general powers of local In section 289 of that Act (declaration of clearance area),
71 72 73 74 75	In section 327 of that Act (penalty for occupier causing In section 331 of that Act (penalty for landlord causing In section 340 of that Act (powers of entry), at (1) In section 341 of that Act (penalty for obstruction),

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76	
77	(1) In subsection (1) of section 421 of that Act
78	(1) In subsection (1) of section 422 of that Act
79	(1) In subsection (1) of section 423 of that Act
80	(1) In subsection (1) of section 424 of that Act
81	(1) In subsection (1) of section 425 of that Act
82	
83	In section 427(1) of that Act (recoupment of subsidy in
84	In section 427A of that Act (entitlement to subsidy in
85	In section 582 of that Act (restriction on recovery of
86	In section 584 of that Act (power to enter and
87	In Schedule 14 to that Act (the keeping of the
88	In Schedule 16 to that Act (local authority mortgage interest
	, , , , , , , , , , , , , , , , , , ,
	The Landlord and Tenant Act 1985
89	In section 14 of the Landlord and Tenant Act 1985
90	In section 20A of that Act (service charges) after the
91	(1) In section 21 of that Act (summary of relevant
	•
	The Education Act 1986
92	In section 4(2)(a) of the Education Act 1986 (definition of
	The Housing (Scotland) Act 1987
93	In section 61(2) of the Housing (Sectland) Act 1007 (application
93 94	In section 61(3) of the Housing (Scotland) Act 1987 (application
	In section 62(1) of that Act (price at which secure
95	In section 239A(1) of that Act (directions to prevent duplications
	The Local Government Act 1988
96	In section 25 of the Local Government Act 1988 (consent
97	in section 23 of the Botti Government ret 1700 (consent
)	
	The Education Reform Act 1988
98	
	TI II (C . I . I) 4 . 1000
	The Housing (Scotland) Act 1988
99	In section 16 of the Housing (Scotland) Act1988—
100	In section 24 of that Act— (a) in subsection (1)
	TT
	The Housing Act 1988
101	In section 7 of the Housing Act 1988 (orders for
102	In section 15 of that Act (limited prohibition on assignment
103	In section 21 of that Act (recovery of possession on
104	In section 34 of that Act (new protected tenancies etc
105	(1) In section 35 of that Act (removal of special
106	(1) In section 38 of that Act (transfer of existing
107	(-) 2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2-2
108	In Schedule 2 to that Act (grounds for possession of
109	in selledate 2 to that rice (Brownes for possession of
110	In Schedule 5 to that Act (Housing for Wales), in
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- In Schedule 6 to that Act, in paragraph 9 (amendments...
- In Schedule 18 to that Act (enactments repealed) at the...

The Social Security Act 1989

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SCHEDULE 12 — Enactments Repealed

Part I — LOCAL AUTHORITY FINANCE

Part II — OTHER REPEALS

- 1 The repeal in the City of London Sewers Act 1897...
- 2 The repeals in Parts XIII and XIV of the Housing...
- 3 The repeals in Schedule 3 to the Local Government Act...
- 4 The repeals in the Local Government Finance Act 1988 shall...

Status:

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Changes to legislation:

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