

Settled Land Act 1925

1925 CHAPTER 18 15 and 16 Geo 5

PART VI

GENERAL PROVISIONS AS TO TRUSTEES

^{F1} (1)
^{F1} (2)
(3) The trustees of the settlement shall not be liable in any way on account of any

Protection of trustees in particular cases.

(3) The trustees of the settlement shall not be liable in any way on account of any vesting instrument or other documents of title relating to the settled land, other than securities for capital money, being placed in the possession of the tenant for life or statutory owner:

Provided that where, if the settlement were not disclosed, it would appear that the tenant for life had a general power of appointment over, or was absolutely and beneficially entitled to the settled land, the trustees of the settlement shall, before they deliver the documents to him, require that notice of the last or only principal vesting instrument be written on one of the documents under which the tenant for life acquired his title, and may, if the documents are not in their possession, require such notice to be written as aforesaid, but, in the latter case, they shall not be liable in any way for not requiring the notice to be written.

(4) This section applies to dealings and matters effected before as well as after the commencement of this Act.

Textual Amendments

98

F1 S. 98(1)(2) repealed (1.2.2001) by 2000 c. 29, s. 40(1)(3), Sch. 2 Pt. II para. 13, Sch. 4 Pt. II (with s. 35); S.I. 2001/49, art. 2

Changes to legislation:

There are currently no known outstanding effects for the Settled Land Act 1925, Section 98.