

Church of Scotland (Property and Endowments) (Amendment) Act 1933

CHAPTER 44

CHURCH OF SCOTLAND (PROPERTY AND ENDOWMENTS) (AMENDMENT) ACT 1933

- 1 Amendments of principal Act 15 & 16
- 2 Transfer of churchyards attached to parishes quoad sacra, and parliamentary churches.
- 3 Non-statutory properties and endowments of quoad sacra parishes.
- 4 Chapels of ease and mission churches.
- 5 Parliamentary churches and manses, &c.
- 6 Power to dispose of certain churches and manses erected under the Act of 1844.
- 7 Suppression or union of parishes.
- 8 Application of properties and endowments on suppression or union of quoad sacra parishes.
- 9 Rights of superiors and others.
- 10 Vesting of stipends of ministers of burgh churches, &c.
- 11 Vesting of glebe feu-duties, &c.
- 12 General Assembly may specify parish church.
- 13 Notarial execution by minister of wills, &c.
- 14 Appointment of interim chairman or vice-chairman of General Trustees during a vacancy.
- 15 Amendment of principal Act with regard to parliamentary churches.
- 16 Mortifications and endowments in certain parishes quoad omnia.
- 17 Amendment of principal Act, s. 44.
- 18 Interpretation.
- 19 Citation.

Status:

Point in time view as at 01/08/1995.

Changes to legislation:

There are currently no known outstanding effects for the Church of Scotland (Property and Endowments) (Amendment) Act 1933.