



Debts Securities (Scotland) Act 1856

1856 CHAPTER 91 19 and 20 Vict

6 Mode of rendering an adjudication effectual.

And in order to fix more clearly in time coming what diligence is necessary to make an adjudication effectual, be it enacted, that the lodging of a draft charter and note in the office of the presenter of signatures, in terms of the Act passed in the tenth and eleventh years of the reign of Her present Majesty, chapter fifty-one, when the holding is of the Crown, or the executing a charge [^{F1}of horning] against superiors, when the holding is of a subject, and recording a copy of such note and an abstract of such draft charter, or such charge, in the register of abbreviates of adjudications, shall be held in all time coming as the proper diligence for the purpose aforesaid.

Textual Amendments

F1 Words repealed (S) by virtue of Debtor (Scotland) Act 1987 (c. 18), s.108 Sch.8

Changes to legislation:

There are currently no known outstanding effects for the Debts Securities (Scotland) Act 1856, Section 6.