

Judicial Factors (Scotland) Act 1889

1889 CHAPTER 39 52 and 53 Vict

Accountant in certain cases to apply for appointment of successor to factor deceased.

In the event of its being found that any factor or other person referred to in section six hereof has died undischarged or has ceased to discharge the duties of his office without anyone having been appointed in succession to him, unless the purposes of his appointment have, in the opinion of the accountant, been exhausted, it shall be the duty of the accountant, unless the persons interested in such factory or any of them shall make the application on his requisition, to apply to the court for the appointment of a factor in place of such factor or other person, and it shall be the duty of the factor so appointed to investigate the accounts of the former factor or other person aforesaid and to receive any balance due from his representatives or his cautioner or cautioners.

Changes to legislation:

There are currently no known outstanding effects for the Judicial Factors (Scotland) Act 1889, Section 10.