



Wills Act 1837

1837 CHAPTER 26 7 Will 4 and 1 Vict

30 No devise to trustees or executors, except for a term or a presentation to a church, shall pass a chattel interest.

Where any real estate (other than or not being a presentation to a church) shall be devised to any trustee or executor, such devise shall be construed to pass the fee simple or other the whole estate or interest which the testator had power to dispose of by will in such real estate, unless a definite term of years, absolute or determinable, or an estate of freehold, shall thereby be given to him expressly or by implication.

Status:

Point in time view as at 20/10/2005.

Changes to legislation:

There are currently no known outstanding effects for the Wills Act 1837, Section 30.