Status: This is the original version (as it was originally enacted).

## SCHEDULE 12 MINOR AND CONSEQUENTIAL AMENDMENTS

## PART 1

## MINOR AND CONSEQUENTIAL AMENDMENTS: GENERAL

Conveyancing (Scotland) Acts (1874 and 1879) Amendment Act 1887 (c. 69)

- 11 (1) The Conveyancing (Scotland) Acts (1874 and 1879) Amendment Act 1887 shall be amended in accordance with this paragraph.
  - (2) Sections 1 (limitation of liability of trustees for casualties), 3 (novodamus not challengeable because lands not resigned into superior's hands) and 4 (decree of irritancy not final till extract recorded) shall cease to have effect.
  - (3) In section 5 (letters of administration of will, &c. equivalent to will for authorisation of notary to expede instrument)—
    - (a) the words "The production to any notary public of" shall cease to have effect;
    - (b) for the words "or of an exemplification" substitute "or an exemplification";
    - (c) the words "expeding a notarial instrument, or otherwise" shall cease to have effect;
    - (d) for the word "estate" substitute "land or real right"; and
    - (e) the words from "; and it shall not" to the end shall cease to have effect.