



Lands Valuation (Scotland) Act 1854

CHAPTER 91

LANDS VALUATION (SCOTLAND) ACT 1854

1
2
3, 4
5
6
7	Assessor may call for written statement of rent.
8
9
10	Procedure at appeal courts.
11
12
13	As to complaints made with regard to assessors valuations.
14—16
17, 18
19
20	Assessor of railways and canals to be appointed.
21
22
23
24	Notice of valuation to be given to railway and canal companies, &c. If companies think themselves aggrieved they may appeal to Lord Ordinary. Proceedings before Lord Ordinary &c. to be summary.
25	Any parish, county, or burgh interested in any railway or canal valuation may appeal against the same to the Lord Ordinary.
26	Power of Assessor of Public Undertakings (Scotland) to obtain information.
27
28, 29

Changes to legislation: There are currently no known outstanding effects for the Lands Valuation (Scotland) Act 1854. (See end of Document for details)

30 Mistake or misnomer, not to affect valuation.
31
32
33 Other public assessments leviable on real rent to be levied upon valuations established by this Act. As to public assessments assessed upon means and substance.
34
35 Preservation of valuation rolls by the Keeper of the Records.
36
37, 38
39
40
41
42 Interpretation clause.
43 Regulations.

SCHEDULE —

Changes to legislation:

There are currently no known outstanding effects for the Lands Valuation (Scotland) Act 1854.