

Lands Valuation (Scotland) Act 1854

1854 CHAPTER 91 17 and 18 Vict

An Act for the Valuation of Lands and Heritages in Scotland.

[10th August 1854]

Whereas it is expedient that one uniform valuation be established of lands and heritages in Scotland, according to which all public assessments leviable or that may be levied according to the real rent of such lands and heritages may be assessed and collected and that provision be made for such valuation being annually revised:

Modifications etc. (not altering text)

- C1 Short title "The Lands Valuation (Scotland) Act 1854" given by Short Titles Act 1896 (c. 14)
- C2 Act repealed by Valuation of Lands (Scotland) Amendment Act 1867 (c. 80), s. 11 and Valuation of Lands (Scotland) Acts Amendment Act 1894 (c. 36), s. 8 in so far as necessary to give effect to the provisions of those Acts
- C3 Act amended by Lands Valuation (Scotland) Act 1857 (c. 58), Valuation of Lands (Scotland) Amendment Act 1879 (c. 42) and Local Government (Scotland) Act 1975 (c. 30), Sch. 6 Pt. I para. 2; applied by Rating (Scotland) Act 1926 (c. 47), s. 14, Rating and Valuation (Apportionment) Act 1928 (c. 44), s. 9 (9), Electricity Act 1947 (c. 54), s. 68 (8) and with modifications by Valuation and Rating (Scotland) Act 1956 (c. 60), s. 22 (3) and Local Government (Scotland) Act 1975 (c. 30), s. 4 (9)
- Power to fix certain dates for the purposes of this Act given to the Secretary of State by Valuation and Rating (Scotland) Act 1956 (c. 60), s. 13 (1)
- C5 Act amended with the substitution for any reference to a specified officer of a local authority as a reference to the proper officer of a local authority by Local Government Act 1972 (c. 70), Sch. 29 Pt. I para. 4 subject as in that paragraph mentioned
- C6 Functions of Commissioners of Supply now exercisable by regional or islands councils: Local Government (Scotland) Act 1889 (c. 50), s. 11 (1), Local Government (Scotland) Act 1929 (c. 25), s. 2 (1) (d) and Local Government (Scotland) Act 1973 (c. 65), ss. 1, 2, 116 (1) (8)
- C7 Functions of town councils of small burghs under this Act now exercisable by regional or islands councils: Local Government (Scotland) Act 1929 (c. 25), s. 2 (1) (b), Sch. 1 Pt. I and Local Government (Scotland) Act 1973 (c. 65), ss. 1, 2, 116 (1) (8)
- C8 Functions of Treasury under this Act now exercisable by Secretary of State: Secretary for Scotland Act 1885 (c. 61), s. 5, Sch. Pts. I, III, Secretary for Scotland Act 1887 (c. 52), s. 2 (2) and Secretaries of State Act 1926 (c. 18)
- C9 Style and title of Assessor of Railways and Canals in Scotland now changed to Assessor of Public Undertakings (Scotland) by Assessor of Public Undertakings (Scotland) Act 1934 (c. 22), s. 1

Textual Amendments

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

C10	Words of enactment and certain other words repealed by Statute Law Revision Act 1892 (c. 19)
C11	Act explained by National Heritage (Scotland) Act 1983 (c. 47, SIF 78), s. 20
C12	Act modified by Legal Aid (Scotland) Act 1986 (c. 47, SIF 77:2), ss. 1 (6), 43, 45, Sch. 1 para. 2 (4),
C13	Sch. 4 para. 3 (1) Act modified by Dockyard Services Act 1986 (c. 52, SIF 58), s. 3 (1) (c)
C13	
C14	(1)
C15	Act applied by Abolition of Domestic Rates Etc. (Scotland) Act 1987 (c. 47, SIF 103:2), ss. 5 (7), 26
	(1)
C16	
	by Local Government Finance Act 1992 (c. 14), s. 117(1), Sch. 13 para.10 (with s. 118(1)(2) and (4));
	S.I. 1992/818, art. 2(a))
C17	
	(4)); S.I. 1993/575, art. 2(a)
C18	
C10	4, Sch. 2
C19	Act applied (with modifications) (1.4.2023) by 1994 c. 39, s. 29(6) (as substituted by The First-tier Tribunal for Scotland (Transfer of Functions of Valuation Appeals Committees) Regulations 2023
	(S.S.I. 2023/45), reg. 1(2), sch. 2 para. 10(3)(c) (with sch. 1 paras. 1-4, 9, 10, 13-20))
	(5.5.1. 2025/45), 10g. 1(2), 30ff. 2 para. 10(5)(0) (with 30ff. 1 paras. 1-4, 7, 10, 15-20))
¹ 1	
Toytu	al Amendments
F1	S. 1 repealed by Local Government (Scotland) Act 1975 (c. 30), s. 39 (2), Sch. 7
	b. Trepeated by Eccar Government (coordana) Feet 1975 (c. 50), 500.7
² 2	
Toutu	al Amandmants
F2	al Amendments S. 2 repealed by Finance Act 1963 (c. 25), Sch. 13 Pt. IV
F 2	3. 2 repeated by Finance Act 1903 (c. 23), Sch. 13 Tt. IV
³ 3, 4.	
- , .	
	al Amendments
F3	Ss. 3, 4 repealed by Valuation and Rating (Scotland) Act 1956 (c. 60), Sch. 7 Pts. III, IV
¹⁴ 5	
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S. 5 repealed by Local Government (Scotland) Act 1975 (c. 30), s. 39 (2), Sch. 7

^{F5} 6	
Textu	ial Amendments
F5	Ss. 6, 8 repealed by Valuation and Rating (Scotland) Act 1956 (c. 60), Sch. 7 Pt. IV
^{F6} 7	Assessor may call for written statement of rent.
Textu	nal Amendments
F6	S. 7 repealed (1.4.2021) by Non-Domestic Rates (Scotland) Act 2020 (asp 4), ss. 26(5) , 44(2) (with s. 26(4)); S.S.I. 2020/327, sch. (with reg. 5)
^{F7} 8	•••••
Textu	nal Amendments
F7	Ss. 6, 8 repealed by Valuation and Rating (Scotland) Act 1956 (c. 60), Sch. 7 Pt. IV
^{F8} 9	
	ral Amendments
F8	S. 9 repealed by Local Government (Scotland) Act 1975 (c. 30), s. 39 (2), Sch. 7

10 Procedure at appeal courts.

It shall be competent to the Commissioners of Supply and magistrates of burghs respectively in the hearing of appeals under this Act to cite and examine the parties and their witnesses on oath, and to call for all papers and documents which they may deem necessary; and every court of appeal shall be attended by the assessors by whom the several valuations under appeal were made, and such assessors shall answer upon oath all competent interrogatories which may be put to them with reference to the matters involved in such appeals; and it shall not be necessary for the court of appeal to keep any formal record of their proceedings, except only a note of the assessment, appeal, and judgment, but they may, if they think proper, cause any deposition which may be made before them to be taken down in writing, and signed by the deponent, and may authenticate it by the signature of one of their number as having been made in their presence; and every such deposition so taken down, signed, and authenticated shall be deemed and taken to be good evidence in any prosecution for perjury.

Modifications etc. (not altering text)

C20 Power to repeal s. 10 given by Local Government (Financial Provisions) (Scotland) Act 1963 (c. 12),s. 15 (3)

^{F9}11

Textual Amendments

F9 Ss. 11, 12 repealed by Local Government (Financial Provisions) (Scotland) Act 1975 (c. 30), Sch. 7

F10**12**

Textual Amendments

F10 Ss. 11, 12 repealed by Local Government (Financial Provisions) (Scotland) Act 1975 (c. 30), Sch. 7

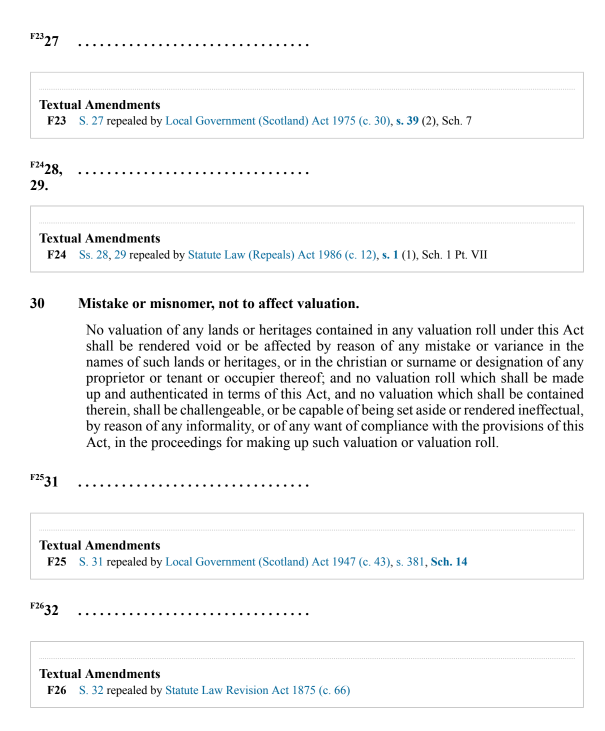
13 As to complaints made with regard to assessors valuations.

[F11(1)] If any complaint shall be made to the Commissioners of Supply of any county, or to the magistrates of any burgh, sitting as an appeal court as above provided, to the effect that the yearly rent or value of any lands or heritages within such county or burgh respectively has been stated by the assessor in the valuation roll of such county or burgh at other than the just and true amount thereof, such Commissioners of Supply and magistrates respectively may, if they think fit, make inquiry into such complaint, after giving not less than six days notice to the proprietor and occupier of such lands and heritages of the time and place when such inquiry will be gone into, and may thereupon alter the amount of the yearly rent or value of such lands and heritages in the valuation roll of such county or burgh to such extent as, after such inquiry, may appear to them to be just; and the Commissioners of Supply and magistrates respectively, in the conduct of such inquiries as aforesaid, shall have all the same powers and authorities as are by this Act conferred upon them with reference to appeals; and it shall be lawful for them to award expenses against the complainer, where it shall appear to them that such complaint has been made without any reasonable or probable cause: Provided always, that where any parish consists partly of a burgh and partly of a landward district, it shall be competent to the Commissioners of Supply of the county or to the magistrates of such burgh respectively, if they shall think that any property within such parish has been unduly valued, to refer the true value of the same to the sheriff of the county, who shall decide the same summarily without being subject to review, and the magistrates and Commissioners of Supply respectively, on such decision being produced to them, shall correct the roll accordingly at the next ensuing period of valuation.

[F12(2) A person may not make a complaint as mentioned in subsection (1) in respect of lands and heritages of which the person is the proprietor, tenant or occupier.]



Textu	al Amendments
F17	Ss. 21, 22 repealed by Local Government Act 1948 (c. 26), Sch. 2 Pt. III
710	
F1822	•••••
Textu	al Amendments
F18	Ss. 21, 22 repealed by Local Government Act 1948 (c. 26), Sch. 2 Pt. III
^{F19} 23	
23	••••••
	al Amendments
F19	S. 23 repealed by Local Government (Scotland) Act 1975 (c. 30), s. 39 (2), Sch. 7
	F20
Textu	al Amendments
F20	S. 24 repealed (19.5.1997) by 1997 c. 29, s. 33(2), Sch. 4 ; S.I. 1997/1097, art. 3(d), Sch.
25	Any parish, county, or burgh interested in any railway or canal valuation may appeal against the same to the Lord Ordinary.
	F21
	al Amendments
F21	S. 25 repealed (19.5.1997) by 1997 c. 29, s. 33(2), Sch. 4 ; S.I. 1997/1097, art. 3(d), Sch.
26	Power of Assessor of Public Undertakings (Scotland) to obtain information.
	F22
Tevtu	al Amendments
F22	S. 26 repealed (19.5.1997) by 1997 c. 29, s. 33(2), Sch. 4 ; S.I. 1997/1097, art. 3(d), Sch.



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.

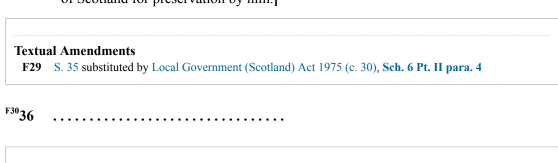
Where, in any county, burgh, or town, any county, municipal, parochial, or other public assessment, or any assessment, rate, or tax under any Act of Parliament, is authorized to be imposed or made upon or according to the real rent of lands and heritages, the yearly rent or value of such lands and heritages, as appearing from the valuation roll in force for the time under this Act in such county, burgh, or town, shall, from and after the establishment of such valuation therein, be always deemed and taken to be the

just amount of real rent for the purposes of such county, municipal, parochial, or other assessment, rate, or tax, and the same shall be assessed and levied according to such yearly rent or value accordingly, any law or usage to the contrary notwithstanding: Provided always, that when the area of any parish church heretofore erected has been allocated among the heritors according to their respective valued rents as appearing upon the present valuation rolls, all assessments for the repair thereof shall be imposed according to such valued rent; and where in any county burgh, or town, any county, municipal, parochial, or other public assessment, or any assessment, rate, or tax under any Act of Parliament, F27. . . , is or might be assessed upon means and substance, such assessment shall, from and after the establishment of valuations under this Act, be assessed and levied upon the yearly rent or value in terms of this Act, of such lands and heritages within such county, burgh, or town, one half upon the owners and the other half upon the tenants and occupiers of such lands and heritages, but subject to the provisions and exceptions herein-before made and provided as regards lands and heritages separately let at a rent not amounting to four pounds; and all Acts, laws, and usages to the contrary are hereby repealed in so far as necessary to give effect to this enactment, but no further.

	al Amendments Words repealed by Statute Law Revision Act 1892 (c. 19)
F2834	
	al Amendments S. 34 repealed by Representation of the People Act 1918 c. 64 (7 & 8 Geo. 5), Sch. 8

[F2935 Preservation of valuation rolls by the Keeper of the Records.

The assessor for each valuation area shall as soon as is reasonably practicable after a valuation roll has ceased to be in force transmit that roll to the Keeper of the Records of Scotland for preservation by him.]



Textual Amendments

F30 S. 36 repealed by Local Government (Scotland) Act 1908 (c. 62), **Sch. and** Local Government (Scotland) Act 1947 (c. 43), s. 381, **Sch. 14**

^{F31} 37, 38.	•••••
	ral Amendments Ss. 37, 38 repealed by Rating and Valuation (Scotland) Act 1984 (c. 31, SIF 103:2), s. 21 (2), Sch. 3
F3239	
	nal Amendments S. 39 repealed by Local Government (Scotland) Act 1973 (c. 65), Sch. 29
F3340	
	nal Amendments S. 40 repealed by Statute Law Revision Act 1892 (c. 19)
^{F34} 41	
' ' '	s 41 repealed by Local Government (Scotland) Act 1973 (c. 65) Sch. 29

42 Interpretation clause.

The following words and expressions, when used in this Act, shall in the construction thereof be interpreted as follows, except when the nature of the provision or the context of the Act shall exclude or be repugnant to such construction; (that is to say,) the expression "lands and heritages" shall extend to and include all lands, houses, shootings, and deer forests, F35..., fishings, woods, copse, and underwood from which revenue is actually derived, ferries, piers, harbours, quays, wharfs, docks, canals, railways, mines, minerals, quarries, coalworks, waterworks, limeworks, brickworks, ironworks, gasworks, factories, and all buildings and pertinents thereof, and [F36 such class or classes of plant or machinery in or on any lands and heritages as may be prescribed by the Secretary of State by regulations]:

F37(1) as including, subject to paragraph (2) (a) below, all machinery, machines, tools, appliances or plant in or on the lands and heritages—

⁽a) for producing or transmitting first motive power; or

⁽b) subject to paragraph (2) (c) and (d) below, used or intended to be used wholly or mainly in connection with the heating, cooling, ventilating, lighting or

draining of, or the supplying of water to, the lands and heritages, or the protection of the lands and heritages from fire; and

(2) as not including—

- (a) any electric motor used in any industrial or trade process;
- (b) subject to paragraph (1) above, any machinery, machine, tool, appliance or plant, wholly or mainly within a building, which can be removed from its place without necessitating the removal of any part of that building;
- (c) subject to paragraph (1) (a) above, any machinery, machine, tool, appliance or plant in or on the lands and heritages, but wholly or mainly outwith any building where such machinery, machine, tool, appliance or plant—
 - (i) has a total cubic capacity (measured externally and excluding foundations, settings, supports, and any other things not integral to it) not exceeding 200 cubic metres;
 - (ii) can be removed from its place without substantial damage to itself or to any surrounding or supporting structure and can be re–assembled elsewhere; and
 - (iii) if used wholly or mainly in connection with heating, cooling, ventilating, lighting, draining, supplying water, or protecting from fire is so used in an industrial or trade process; and
- (d) subject to paragraph (1) (a) above, so much of any pipe or system of pipes as is outwith any building and within the curtilage of premises which are used for an industrial or trade process where that pipe or system—
 - (i) forms an external part of, or is connected to, any machinery, machine, tool, appliance or plant in or on such premises; and
 - (ii) if used wholly or mainly in connection with heating, cooling, ventilating, lighting, draining, supplying water, or protecting from fire is so used in an industrial or trade process:Provided always, that no mine or quarry shall be assessed unless it has been worked during some part of the year to which such assessment applies F35. . .; the word "proprietor" shall apply to liferenters as well as fiars and to tutors, curators, commissioners, trustees, adjudgers, wadsetters, or other persons who shall be in the actual receipt of the rents and profits of lands and heritages; the word "factor" shall mean a person acting under a probative factory and commission for the proprietor or proprietors, including corporations being proprietors, for whom he is factor, and in the bona fide actual management as such factor of the lands and heritages belonging to such proprietor; the word "burgh" shall apply only to a city, burgh, or town, being a royal burgh, or which sends or contributes as a burgh to send a member to Parliament; the expression "magistrates of burghs" shall include the lord provost, or provost, or chief magistrate, and magistrates and councils of burghs, and all persons being members for the time of such magistracy or council; the word "town" shall extend to and include all burghs, as well royal and parliamentary burghs as burghs of barony or regality, and all other burghs whatsoever, and generally all places situate within a county forming an area of assessment distinct from such county; the word "county" so a linelude and apply to a county exclusive of the burghs situated therein; the expression "the assessor" shall mean the assessor under this Act of the county or burgh or portion or district of the county or burgh for which he is assessor, as distinguished from the assessor of railways and canals under this Act.

Textual Amendments

- **F35** Words repealed by Statute Law Revision Act 1892 (c. 19)
- **F36** S. 42: words in definition of "lands and heritages" substituted (S.)(1.4.1995) by 1994 c. 39, **s. 152(2)**; S.I. 1994/3150, art. 4, **Sch. 1**
- F37 Proviso inserted by Lands Valuation (Scotland) Amendment Act 1902 (c. 25), s. 1

Modifications etc. (not altering text)

- C23 Power to amend definition of "lands and heritages" conferred by Local Government and Planning (Scotland) Act 1982 (c. 43, SIF 81:2), s. 4 (1)
- C24 S. 42 amended by Lands Valuation (Scotland) Amendment Act 1902 (c. 25) and Local Government (Scotland) Act 1966 (c. 51), s. 20
- C25 S. 42: definition of "lands and heritages" amended (1.4.1995) by S.I. 1994/3199, reg. 2, Sch.

[F3843 Regulations.

- (1) Regulations under section 42 of this Act may, if made so as to take effect other than at the beginning of a year of revaluation (within the meaning of the MI Local Government (Scotland) Act 1975), provide for the revaluation of any lands and heritages affected by the regulations.
- (2) The power to make regulations under the said section 42 shall be exercisable by statutory instrument.
- (3) Any statutory instrument containing regulations made under the said section 42 shall be subject to annulment in pursuance of a resolution of either House of Parliament.]

Textual Amendments

F38 S. 43 inserted (S.) (1.4.1995) by 1994 c. 39, s. 152(3); S.I. 1994/3150, art. 4, Sch.

Marginal Citations

M1 1975 c. 30.

F39SCHEDULE

Textual Amendments		
F39	Sch. repealed by Statute Law Revision Act 1875 (c. 66)	

Changes to legislation:

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