

Place such Lands, Tenements, and Hereditaments, and every Part thereof lie or arise, and who, for the Time being, is or are the Possessor or Possessors thereof, and of every Part thereof, and what Estate or Interest he or they, whose Name or Names is or shall be so registered respectively, have in the same, and every Part and Parcel thereof respectively, and the annual Value thereof, or the yearly Rent reserved to him or them for the same (if the same shall be Lett) and if the same shall be Lett by Lease for any certain Term, then by whom such Lease was made, what yearly or other Rent is reserved thereupon, and what Fine or Sum of Money was paid for such Lease thereof, in case the same was made by the Person making such Registry, or any Person in Trust for him, or that he was Party or Privy thereunto, and the Time and Day of the Month and Year when such Registry shall be made, which Registry shall be entered in a Parchment Book or Books, Roll or Rolls, which shall be kept by the Clerk of the Peace for every County, Riding, and Division where such Lands, Tenements, or Hereditaments shall respectively lie, arise, or be, within England, Wales, or the Town of Berwick upon Tweed; and if such Lands, Tenements, or Hereditaments shall lie, arise, or be within Scotland, then by the Sheriff or Sheriff Depute of such Shire or County wherein the same shall respectively lie, arise, or be, or by the Keeper of the General Registry of Seisins at Edinburgh.

And every Person, whose Name shall or ought to be registered, as aforesaid, is required to take Care that his Name be, within the Time allowed for making such Registry, subscribed to such Registry, or Entry in the said Books or Rolls, at the General or Quarter-Sessions of the Peace, in the Presence of two or more Justices of the Peace for the County, Riding, or Division where such Registry shall be made in England, Wales, or the Town of Berwick upon Tweed; and where such Registry shall be made in Scotland, in open Court before such Sheriff or Sheriff Depute, or the Keeper of the General Registry of Seisins at Edinburgh by himself, whose Name and Estate shall be so registered, or by his Attorney or Attornies thereunto lawfully authorized by Letter of Attorney under his Hand and Seal, executed by him in the Presence of two or more Witnesses, one of which Witnesses, at the least, shall make Proof of such Execution upon Oath, in the Court or Place where such Name shall be subscribed, or Registry produced; and the Justices of the said Court of General or Quarter-Sessions, Sheriffs, and Sheriffs Deputes, and the Keeper of the General Registry of Seisins at Edinburgh, are respectively empowered and required to examine such Witnesses upon Oath for that Purpose; and two of the Justices of the Peace then present, or such Sheriff or Sheriff Depute, or the Keeper of the General Registry of Seisins at Edinburgh, shall subscribe his or their Names to every such Entry, which shall be so made before them, as Witnesses that the same was duly made, as aforesaid, and in Default thereof, each of the said Justices then present, or the said Sheriff or Sheriff Depute, or the Keeper of the General Registry of Seisins at Edinburgh, shall forfeit Twenty Pounds to the King.

And all and every such Clerk and Clerks of the Peace, Sheriffs or Sheriffs Deputes, are respectively required to keep Parchment Books or Parchment Rolls at some notorious Place in the County, Shire, Riding, or Division, in which they shall act as Clerks of the Peace, Sheriffs or Sheriffs Deputes; and the Keeper of the General Registry of Seisins at Edinburgh, shall keep such Books or Rolls in his publick Office there, and all such Officers respectively shall, by themselves or their lawful Deputies, register and enter in the said Books or Rolls the Christian and Surnames of all and every such Person or Persons, who shall come in Person, and desire to be registered, as aforesaid,

or shall send any Writing under his or their Hands to such Officers or their Deputies respectively, desiring him or them to register his or their Name or Names; and shall also register the Estates in Lands, Tenements, or Hereditaments of every such Person and Persons, in such Manner, and in such Words, as he or they shall, by any Writing, signed by him or them respectively, desire such Officer, or Officers, or his or their Deputy or Deputies respectively, to register the same: Provided the Person or Persons, who desire such Registry to be made, shall tender and pay to such Officer or Officers, or his or their lawful Deputy or Deputies, the Fees appointed to be paid unto him or them for such Registering, and so that they apply to him or them to enter such Registry, and deliver to him or them in Writing, the Words he or they respectively desire to have so registered or entered Ten Days at the least before the holding of the General or Quarter-Sessions, or Sheriffs Court, where the Entries thereof are to be subscribed, as aforesaid; and such Officer or Officers, his or their lawful Deputy or Deputies, shall respectively enter such Persons Names, and Registry of their Estates, before the next General or Quarter-Sessions of the Peace, or Sheriffs Court, or in case of such Registry in the General Registry of Seisins at Edinburgh, within Ten Days after such Delivery in the said Books or Rolls, and every such Clerk of the Peace, Sheriff or Sheriff Depute, shall carry the said Books and Rolls, in which such Entries shall be so made, with him or them to the next, and every other General or Quarter-Sessions of the Peace, or Sheriffs Court, to be held for the County, Riding, Division, or Place, where such Entry shall be made respectively, until the Time of such subscribing the same shall be expired, to the end that all and every the Persons registering, as aforesaid, or their respective Attorney or Attornies, may have an Opportunity to come to the said Sessions, or Sheriffs Court, and subscribe the Names of the Persons so to be registered to the same; and every such Clerk of the Peace, Sheriff, and Sheriff Depute, and the Keeper of the General Registry of Seisins at Edinburgh, shall keep Alphabetical Tables of the Surnames of all and every such Person and Persons, whose Names and Estates shall be so registered in his Books or Rolls respectively, and of the Parishes and Townships where the Lands so registered lie, with reference to the Place in the Book or Books, Roll or Rolls, where such Claims and Lands shall be registered; and shall also carefully keep all such Letters of Attorney as shall be so proved, as aforesaid, upon a File, together with such Books and Rolls, and shall likewise enter such Letters of Attorney upon Record, and shall have for such Registry and Entering on Record, a Fee of Three Pence for every Two hundred Words contained in such Registry and Entry on Record, and no more, to be paid by the Persons registering the same, and shall also have the Sum of Four Pence, and no more, for every Search that shall be made for the Name or Estate of any Person, and is required, on the Request of any Person or Persons, who shall pay or tender such Fees, to make such Search, and to permit and suffer such Person or Persons to inspect the said Tables, Books, and Rolls, and such Letters of Attorney, as shall be so filed, and to give Copies of such Registries, subscribed by himself or his lawful Deputy, to every Person and Persons who shall desire such Copies, and tender him the Fees appointed to be paid for the same, and shall suffer such Person, who shall request him so to do, to examine the same with the Rolls or Books by him kept, and for so doing shall take a Fee of Three Pence for every Two hundred Words contained in every such Copy as shall be so taken, and no more; and if any Clerk of the Peace, Sheriff or Sheriff Depute, or Keeper of the General Registry of Seisins at Edinburgh, shall neglect or refuse to do any of the Matters or Things appointed to be done