

TRUSTS AND SUCCESSION (SCOTLAND) BILL
AMENDMENTS TO BE MOVED AT STAGE 2

- | | |
|---------------------------------|---|
| In Section 1, page 1, line 12 | leave out <expedient> and insert <necessary> |
| In Section 5, page 3, line 6 | after <sole trustee> insert <who has accepted office in writing or who, after intimation of their appointment, has acted in a way which indicates that they have accepted office> |
| In Section 30, page 19, line 3 | leave out <a particular transaction, or a particular class of transactions> and insert <any action or decision> |
| In Section 35, page 21, line 23 | leave out < –

(a) Partly from the trust property, and
(b) To the extent of the trustee's failure, partly from the trustee's personal property.>

and insert <, in whole or in part, from the trustee's personal property (to the extent of the trustee's failure) and the balance (if any) from the trust property> |
| In Section 39, page 23, line 7 | add at end <whether the power derives from the trust deed or is implied by those sections> |
| In Section 41, page 24, line 17 | after <force> insert <unless specifically anticipated in such trusts> |
| In Section 41, page 24, line 18 | after <is> insert <not> |
| In Section 55, page 30, line 10 | after <it> insert <and having powers relating to the matter> |

In Section 56, page 31, line 6

leave out <an unascertained person> and insert
< a potential beneficiary who cannot be
ascertained>