

2001

CHAPTER 33

An Act to amend *The Public Trustee Act* and to make consequential amendments to other Acts

(Assented to June 28, 2001)

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of Saskatchewan, enacts as follows:

Short title

1 This Act may be cited as *The Public Trustee Amendment Act, 2001*.

S.S. 1983, c.P-43.1 amended

2 *The Public Trustee Act* is amended in the manner set forth in this Act.

New chapter number

3 **The chapter number is struck out and the following substituted:**

“CHAPTER P-36.3”.

New long title

4 **The long title is struck out and the following substituted:**

“An Act respecting the Public Guardian and Trustee”.

Section 1 amended

5 **Section 1 is amended by striking out “Trustee” and substituting “Guardian and Trustee”.**

Section 2 amended

6(1) **Clause 2(c.1) is repealed and the following substituted:**

“(c.1) **‘dependent adult’** means a person with respect to whom the public guardian and trustee acts pursuant to clause 29(2)(a) or subsection 29(4) or 40.1(2) or *The Adult Guardianship and Co-decision-making Act*”.

(2) **The following clause is added after clause 2(c.1):**

“(c.2) **‘financial institution’** means a bank, a credit union, a trust corporation or a loan corporation licensed pursuant to *The Trust and Loan Corporations Act, 1997*, a company that is a registered dealer pursuant to *The Securities Act, 1988* or any other financial institution that the minister may designate”.

(3) **Clause 2(i) is repealed and the following substituted:**

“(i) **‘public guardian and trustee’** means the corporation sole of the Public Guardian and Trustee of Saskatchewan continued pursuant to section 3”.

(4) Section 2 is amended:**(a) by renumbering it as subsection (1); and****(b) by adding the following subsection after subsection (1):**

“(2) Where the minister designates a financial institution pursuant to clause (1)(c.2), the minister shall cause a copy of the designation to be published in the Gazette”.

Section 3 amended**7 Subsection 3(1) is repealed and the following substituted:**

“(1) The Public Trustee is continued as a corporation sole under the name of the Public Guardian and Trustee of Saskatchewan”.

Section 6.1 amended**8 The following clause is added after clause 6.1(c):**

“(d) as a decision-maker pursuant to *The Adult Guardianship and Co-decision-making Act*, subject to section 44.1”.

Section 22 amended**9 Section 22 is amended by striking out “where the guardian” and substituting “where the legal custodian or guardian”.****Section 23 amended**

10(1) Subsection 23(1) is amended in the portion following clause (b) by striking out “guardian if there is one, and otherwise on the public trustee” and substituting “legal custodian or guardian if there is one, and otherwise on the public guardian and trustee”.

(2) Subsection 23(2) is amended by striking out “a guardian” and substituting “a legal custodian or guardian”.

(3) Subsection 23(3) is amended by striking out “the guardian” and substituting “the legal custodian or guardian”.

New heading**11 The heading preceding section 29 is struck out and the following substituted:**

“PUBLIC GUARDIAN AND TRUSTEE AS PROPERTY
CO-DECISION-MAKER, PROPERTY GUARDIAN OR
TEMPORARY PROPERTY GUARDIAN”.

New section 29**12 Section 29 is repealed and the following substituted:****“Appointment to act**

29(1) The public guardian and trustee shall act as the property co-decision-maker or temporary property guardian of a dependent adult where the public guardian and trustee has been appointed property co-decision-maker or temporary property guardian pursuant to subsection (4) or *The Adult Guardianship and Co-decision-making Act*.

- (2) The public guardian and trustee shall act as the property guardian of a dependent adult where:
- (a) a certificate of incompetence has been issued pursuant to *The Mentally Disordered Persons Act* and an acknowledgement to act in the form prescribed in the regulations has been signed under seal by the public guardian and trustee; or
 - (b) the public guardian and trustee has been appointed property guardian pursuant to subsection (4) or *The Adult Guardianship and Co-decision-making Act*.
- (3) For the purposes of clause (2)(a), the public guardian and trustee shall sign under seal an acknowledgment to act where:
- (a) no person applies or appears to be interested in applying pursuant to *The Adult Guardianship and Co-decision-making Act* to be appointed property guardian of a person with respect to whom a certificate of incompetence has been issued pursuant to *The Mentally Disordered Persons Act*; and
 - (b) the public guardian and trustee is of the opinion that the estate requires administering.
- (4) The court may, with the consent of the public guardian and trustee, make an order appointing the public guardian and trustee as property co-decision-maker, property guardian or temporary property guardian where:
- (a) a person has applied pursuant to *The Adult Guardianship and Co-decision-making Act* for an order appointing him or her as property co-decision-maker, property guardian or temporary property guardian of a dependent adult and it appears to the court that it would not be in the best interests of the dependent adult to appoint the applicant as property co-decision-maker, property guardian or temporary property guardian; or
 - (b) a property co-decision-maker, property guardian or temporary property guardian of a dependent adult appointed pursuant to *The Adult Guardianship and Co-decision-making Act* resigns or is removed.
- (5) An order appointing the public guardian and trustee as property co-decision-maker, property guardian or temporary property guardian, or an acknowledgment to act mentioned in this section signed under seal by the public guardian and trustee, does not preclude any other person from applying to the court pursuant to *The Adult Guardianship and Co-decision-making Act* to be appointed as property co-decision-maker, property guardian or temporary property guardian in place of the public guardian and trustee.
- (6) Where the public guardian and trustee acts as property co-decision-maker, property guardian or temporary property guardian pursuant to clause (2)(a), subsection (4) or *The Adult Guardianship and Co-decision-making Act*, the public guardian and trustee's authority as property co-decision-maker, property guardian or temporary property guardian is the authority given to the public guardian and trustee by sections 30 to 31 of this Act".

New sections 30 to 30.2

13 Section 30 is repealed and the following substituted:

“Authority of public guardian and trustee as property guardian

30(1) Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as property guardian of a dependent adult, has the authority to:

- (a) do all things that the dependent adult could do if competent, including the power to sell, mortgage or otherwise dispose of the real property of the dependent adult and to execute any document that would be considered an instrument for the purposes of *The Land Titles Act, 2000*, including an application for registration pursuant to that Act;
- (b) acquire anything that in his or her opinion is necessary or desirable to administer the dependent adult’s estate;
- (c) bring, maintain or defend an action or proceeding with respect to the dependent adult or his or her property;
- (d) compromise or otherwise settle any claim by or against the dependent adult;
- (e) make any provision he or she considers expedient for the maintenance or benefit of the dependent adult; and
- (f) make any provision he or she considers expedient or desirable for the support and maintenance of anyone dependent on the dependent adult.

(2) Anything done by the public guardian and trustee as property guardian pursuant to the authority conferred on him or her by this Act is binding on the dependent adult for whom the public guardian and trustee is property guardian in the same manner and to the same extent as if the dependent adult had done the thing himself or herself and had been an adult capable of doing so at the time.

“Authority of public guardian and trustee as property co-decision-maker

30.1(1) Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as property co-decision-maker of a dependent adult, may advise the dependent adult respecting anything relating to the matters mentioned in section 30 and, subject to subsection (2), shall share with the dependent adult the authority to make decisions respecting those matters and may do all things necessary to give effect to the authority vested in him or her.

(2) Where the public guardian and trustee is appointed as a property co-decision-maker, section 41 and subsection 42(2) of *The Adult Guardianship and Co-decision-making Act* apply.

“Authority of public guardian and trustee as temporary property guardian

30.2 Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as temporary property guardian of a dependent adult, has the authority necessary to protect the dependent adult’s estate from serious damage or loss and to provide the dependent adult with the necessities of life”.

Section 31 amended

14 Clause 31(1)(a) is amended by striking out “or becomes” and substituting “and has not made a testamentary nomination of another property guardian or where the property guardian becomes”.

New section 34.1

15 The following section is added after section 34:

“Interest in disposition of property

34.1(1) A dependent adult and the dependent adult’s heirs, executors, administrators, next of kin, devisees, legatees and assigns have the same interest in the proceeds of any sale, mortgage or other disposition of the dependent adult’s real property that they would have had in the property if no sale, mortgage or other disposition had been made.

(2) Any surplus proceeds from the sale, mortgage or disposition of property mentioned in subsection (1) are deemed to be of the same nature as the property sold, mortgaged or disposed of.

(3) The public guardian and trustee may direct that the proceeds mentioned in this section be held in a separate account”.

New section 37.1

16 The following section is added after section 37:

“Powers in another province

37.1 Where the public guardian and trustee acts in any of the following capacities for a person in Saskatchewan, the public guardian and trustee may act in that capacity for that person in another jurisdiction in accordance with the laws and procedures in that jurisdiction:

- (a) a litigation guardian;
- (b) a personal co-decision-maker, personal guardian, temporary personal guardian, property co-decision-maker, property guardian or temporary property guardian, whether appointed pursuant to this Act or *The Adult Guardianship and Co-decision-making Act*”.

Section 38 amended

17 The following subsection is added after subsection 38(2):

“(3) When the public guardian and trustee is acting as property co-decision-maker or temporary property guardian for a dependent adult, clauses (1)(b) and (c) and subsection (2) apply with any necessary modification”.

New sections 40.1 to 40.4

18 The following is added after section 40:

**“PUBLIC GUARDIAN AND TRUSTEE AS PERSONAL
CO-DECISION-MAKER, PERSONAL GUARDIAN OR
TEMPORARY PERSONAL GUARDIAN**

“Appointment to act

40.1(1) The public guardian and trustee shall act as the personal co-decision-maker, personal guardian or temporary personal guardian of a dependent adult where the public guardian and trustee has been appointed personal co-decision-maker, personal guardian or temporary personal guardian pursuant to subsection (2) or *The Adult Guardianship and Co-decision-making Act*.

(2) The court may, with the consent of the public guardian and trustee, make an order appointing the public guardian and trustee as personal co-decision-maker, personal guardian or temporary personal guardian where:

(a) a person has applied pursuant to *The Adult Guardianship and Co-decision-making Act* for an order appointing him or her as personal co-decision-maker, personal guardian or temporary personal guardian of a dependent adult and it appears to the court that it would not be in the best interests of the dependent adult to appoint the applicant as personal co-decision-maker, personal guardian or temporary personal guardian; or

(b) a personal co-decision-maker, personal guardian or temporary personal guardian of a dependent adult appointed pursuant to *The Adult Guardianship and Co-decision-making Act* resigns or is removed.

(3) An order appointing the public guardian and trustee as personal co-decision-maker, personal guardian or temporary personal guardian does not preclude any other person from applying to the court pursuant to *The Adult Guardianship and Co-decision-making Act* to be appointed as personal co-decision-maker, personal guardian or temporary personal guardian in place of the public guardian and trustee.

(4) Where the public guardian and trustee acts as personal co-decision-maker, personal guardian or temporary personal guardian pursuant to subsection (2) or *The Adult Guardianship and Co-decision-making Act*, the public guardian and trustee's authority as personal co-decision-maker, personal guardian or temporary personal guardian is the authority given to the public guardian and trustee by sections 40.11 to 40.3 of this Act.

“Authority of public guardian and trustee as personal guardian

40.11(1) Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as personal guardian of a dependent adult, has authority with respect to the following matters:

(a) decisions respecting where, with whom and under what conditions the dependent adult is to live, whether permanently or temporarily;

(b) decisions respecting with whom the dependent adult is to associate and who may have access to the dependent adult;

(c) decisions respecting whether the dependent adult should engage in social activities and, if so, the nature and extent of those activities and related matters;

(d) decisions respecting whether the dependent adult should work and, if so, the nature or type of work, for whom he or she is to work and related matters;

(e) decisions respecting whether the dependent adult should participate in any educational, vocational or other training and, if so, the nature and extent of that training and related matters;

- (f) decisions respecting whether the dependent adult should apply for any licence, permit, approval or other consent or authorization required by law that does not relate to the estate of the dependent adult;
- (g) subject to the powers of any litigation guardian, decisions respecting the carrying on of any legal proceeding that does not relate to the estate of the dependent adult;
- (h) subject to *The Health Care Directives and Substitute Health Care Decision Makers Act*, decisions respecting the dependent adult's health care, including decisions respecting admission to a health care facility or respecting treatment of the dependent adult;
- (i) subject to regulations pursuant to *The Adult Guardianship and Co-decision-making Act*, decisions respecting the restraint of the dependent adult's movement or behaviour by the use of a device, medication or physical force, where necessary to protect the health or safety of the dependent adult or others;
- (j) decisions respecting the dependent adult's diet, dress, grooming, hygiene and other matters of daily living;
- (k) decisions respecting any other matters specified by the court and required to be made by the public guardian and trustee in the best interests of the dependent adult.

(2) Anything done by the public guardian and trustee as personal guardian pursuant to the authority conferred on him or her by this Act is binding on the dependent adult for whom the public guardian and trustee is personal guardian in the same manner and to the same extent as if the dependent adult had done the thing himself or herself and had been an adult capable of doing so at the time.

“Authority of public guardian and trustee as personal co-decision-maker

40.2(1) Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as personal co-decision-maker of a dependent adult, may advise the dependent adult respecting anything relating to the matters mentioned in section 40.11 and, subject to subsection (2), shall share with the dependent adult the authority to make decisions respecting those matters and may do all things necessary to give effect to the authority vested in him or her.

(2) Where the public guardian and trustee is appointed as a personal co-decision-maker, section 16 and subsection 17(2) of *The Adult Guardianship and Co-decision-making Act* apply.

“Authority of public guardian and trustee as temporary personal guardian

40.3 Subject to the court order appointing the public guardian and trustee, the public guardian and trustee, in his or her capacity as temporary personal guardian of a dependent adult, has the authority necessary to protect the dependent adult from serious physical or mental harm.

“Termination of authority

40.4 When the public guardian and trustee is acting as personal co-decision-maker, personal guardian or temporary personal guardian of a dependent adult, he or she shall cease to act when:

- (a) he or she receives a copy of a court order appointing another personal co-decision-maker, personal guardian or temporary personal guardian or discharging the public guardian and trustee from his or her duties; or
- (b) the person dies”.

New sections 40.5 to 40.9

19 The following sections are added before section 41:

“Freezing of funds by financial institution

40.5(1) In this section and in sections 40.6 to 40.9:

- (a) **‘financial abuse’** means the misappropriation of funds, resources or property by fraud, deception or coercion;
- (b) **‘record’** means a book, paper, document or thing, whether in electronic form or otherwise, that may contain information respecting the finances of a vulnerable adult;
- (c) **‘vulnerable adult’** means an individual, 16 years of age or more, who has an illness, impairment, disability or aging process limitation that places the individual at risk of financial abuse.

(2) A financial institution may suspend the withdrawal or payment of funds from a person’s account for up to five business days where the financial institution has reasonable grounds to believe that the person is a vulnerable adult and:

- (a) is being subjected to financial abuse by another person, including a person appointed as his or her property decision-maker pursuant to *The Adult Guardianship and Co-decision-making Act*; or
- (b) is unable to make reasonable judgments respecting matters relating to his or her estate and that the estate is likely to suffer serious damage or loss.

(3) The financial institution shall immediately advise the public guardian and trustee of the suspension, the reasons for the suspension and any financial information held by the financial institution respecting that person.

(4) Where the withdrawal or payment of funds has been suspended pursuant to subsection (2), the financial institution may allow certain payments to be made where it is of the opinion that it is appropriate to do so.

(5) A financial institution acting pursuant to this section is not in breach of any other Act.

“Freezing of funds by public guardian and trustee

40.6(1) The public guardian and trustee may require a financial institution to suspend the withdrawal or payment of funds from a person’s account for up to 30 days and may require that the financial institution provide the public guardian and trustee with any financial information held by the financial institution respecting that person where:

- (a) the public guardian and trustee has reasonable grounds to believe that the person is a vulnerable adult; and
- (b) the public guardian and trustee receives an allegation that the person:
 - (i) is being subjected to financial abuse by another person, including a person appointed as his or her property decision-maker pursuant to *The Adult Guardianship and Co-decision-making Act*; or
 - (ii) is unable to make reasonable judgments respecting matters relating to his or her estate and that the estate is likely to suffer serious damage or loss.

(2) Where the withdrawal or payment of funds has been suspended pursuant to subsection (1), the public guardian and trustee may authorize the financial institution to allow certain payments to be made where the public guardian and trustee is of the opinion that it is appropriate to do so.

(3) A financial institution acting pursuant to this section is not in breach of any other Act.

“Authority to investigate

40.7(1) The public guardian and trustee may investigate an allegation that a person the public guardian and trustee has reasonable grounds to believe is a vulnerable adult:

- (a) is being subjected to financial abuse by another person, including a person appointed as his or her property decision-maker pursuant to *The Adult Guardianship and Co-decision-making Act*; or
- (b) is unable to make reasonable judgments respecting matters relating to his or her estate and that the estate is likely to suffer serious damage or loss.

(2) In an investigation pursuant to subsection (1), the public guardian and trustee may:

- (a) at any reasonable time, examine any record, whether in the possession of the person believed to be a vulnerable adult or any other person; and
- (b) request any person to provide any information and explanations the public guardian and trustee considers necessary to the investigation.

(3) If requested to do so by the public guardian and trustee, a person shall make available any record or shall provide the information and explanations mentioned in clause (2)(b).

(4) The public guardian and trustee may specify a reasonable time within which a person shall comply with subsection (3).

“Copies of records

40.8(1) Where a record has been examined pursuant to section 40.7, the public guardian and trustee may make copies of that record.

(2) A record certified by the public guardian and trustee to be a copy made pursuant to this section:

(a) is admissible in evidence without proof of the office or signature of the public guardian and trustee; and

(b) has the same probative force as the original record.

(3) The public guardian and trustee shall ensure that after a copy of any record examined pursuant to section 40.7 is made, the original is promptly returned to:

(a) the place from which it was removed; or

(b) any other place that may be agreed to by the public guardian and trustee and the person who was in possession of the record.

“Warrants

40.9(1) Where the public guardian and trustee requires the production of any record and the person from whom the record is required refuses or neglects to produce it, the public guardian and trustee may apply *ex parte* to a justice of the peace or a judge of the Provincial Court for a warrant authorizing the public guardian and trustee or a person named in the warrant to:

(a) enter and search any premises named in the warrant for the record that the person refused or neglected to produce; and

(b) seize and take possession of the record.

(2) A justice of the peace or judge of the Provincial Court, if satisfied on oath of the public guardian and trustee that he or she has required production of a record and the person from whom production was required has refused or neglected to produce that record, may issue the warrant”.

New section 47

20 Section 47 is repealed and the following substituted:

“Investment in the common fund

47(1) The public guardian and trustee shall:

(a) place money received by the public guardian and trustee pursuant to this Act, any other Act or court order in a common fund; and

(b) subject to the approval of the Investment Board, invest in the name of the public guardian and trustee that part of the common fund that in the public guardian and trustee's opinion is not immediately required for persons for whom the public guardian and trustee holds funds.

(2) The public guardian and trustee shall distribute to the credit of persons for whom the public guardian and trustee holds funds, in the manner prescribed in the regulations:

- (a) interest and dividends earned on the common fund; and
- (b) gains or losses as prescribed in the regulations”.

New section 50

21 Section 50 is repealed and the following substituted:

“Immunity

50 No action lies or shall be instituted against any person for any loss or damage suffered by any person by reason of anything in good faith done, caused or permitted or authorized to be done, attempted to be done or omitted to be done, by that person, in the performance or supposed performance of a duty, the exercise or supposed exercise of a power or the carrying out or supposed carrying out of a responsibility pursuant to this Act or the regulations”.

S.S. 2000, c.A-5.3 amended

22(1) *The Adult Guardianship and Co-decision-making Act* is amended in the manner set forth in this section.

(2) Clause 2(o) is repealed and the following substituted:

“(o) **‘public guardian and trustee’** means the Public Guardian and Trustee continued pursuant to section 3 of *The Public Guardian and Trustee Act*”.

(3) Clause 6(b) is repealed and the following substituted:

“(b) the public guardian and trustee;

“(c) an individual, corporation or agency or a category of individuals, corporations or agencies designated by the minister in accordance with the regulations”.

(4) Subsection 7(1) is amended:

(a) by striking out “and” after clause (h);

(b) by adding “and” after clause (i); and

(c) by adding the following clause after clause (i):

“(j) the public guardian and trustee”.

(5) Clause 11(1)(a) is amended by striking out “subsection 7(1)” and substituting “clauses 7(1)(a) to (i)”.

(6) The following sections are added after section 11:

“Responsibilities of public guardian and trustee

11.1 The public guardian and trustee, on being served with an application, shall:

- (a) review the matter; and
- (b) provide information respecting the application to any prescribed advocacy group:
 - (i) that is currently involved in the affairs of the adult;
 - (ii) that the adult requests be provided with the information; or
 - (iii) whose involvement the public guardian and trustee considers would be in the best interests of the adult.

“Powers of public guardian and trustee

11.2 The public guardian and trustee, on being served with an application or a statement of objection or on being notified of a hearing, may do any one or more of the following:

- (a) contact the adult and determine whether he or she wishes to be represented in the application;
- (b) contact the applicant or any person filing a statement of objection to discuss the application or statement of objection;
- (c) inform any relatives of the adult who have not been served pursuant to section 7 about the application, statement of objection or hearing;
- (d) provide information about the application, statement of objection or hearing to an agency that provides health care or other services to or for the adult;
- (e) engage a lawyer to represent the adult in the application;
- (f) intervene and make representations in the application;
- (g) make inquiries about whether any person acts as a trustee for the adult;
- (h) do any other thing that the public guardian and trustee considers appropriate”.

(7) Clause 15(b) is amended by striking out “consort” and substituting “associate”.

(8) Subsection 19(1) is amended in the portion preceding clause (a) by striking out “any entity mentioned in clause 6(b)” and substituting “the public guardian and trustee and any entity mentioned in clause 6(c)”.

(9) Subsection 19(2) is amended by adding “and, if the applicant is not the public guardian and trustee, the public guardian and trustee” **after** “adult”.

(10) Subsection 61(1) is amended by adding “real” **after** “disposition of”.

(11) Clause 64(3)(b) is repealed and the following substituted:

“(b) immediately notify the public guardian and trustee”.

(12) Section 65 is repealed and the following substituted:

“No testamentary nomination

65 Where a property co-decision-maker, property guardian, personal co-decision-maker or personal guardian has died without making a nomination pursuant to section 64, the public guardian and trustee may act in that person’s place until an appointment has been made pursuant to this Act”.

(13) Clause 66(2)(b) is amended by adding “and the public guardian and trustee” **after** “adult”.

(14) Subsection 67(3) is repealed and the following substituted:

“(3) The court may appoint the public guardian and trustee as decision-maker for the adult if, in the opinion of the court:

- (a) the adult is still in need of a decision-maker;
- (b) no application for another order pursuant to this Act will be made; and
- (c) the public guardian and trustee consents to the appointment”.

References amended

23(1) Each provision listed in Column 1 of the schedule is amended by striking out “public trustee” **wherever it appears and in each case substituting** “public guardian and trustee”.

(2) Each provision listed in Column 2 of the schedule is amended by striking out “Public Trustee” **wherever it appears and in each case substituting** “public guardian and trustee”.

(3) Each provision listed in Column 3 of the schedule is amended by striking out “*The Public Trustee Act*” **wherever it appears and in each case substituting** “*The Public Guardian and Trustee Act*”.

Coming into force

24 This Act comes into force on proclamation.

Schedule
[Section 23]

Act	Column 1	Column 2	Column 3
<i>The Absentee Act</i> R.S.S. 1978, c.A-3	3(f)	8	3(f)
<i>The Adult Guardianship and Co-decision-making Act</i> S.S. 2000, c.A-5.3	30(b) 31(1)(j) 36 37 39(1)(g) 44 53 54 55 64(8) 66 72		
<i>The Automobile Accident Insurance Act</i> R.S.S. 1978, c.A-35		29 35 item - 3(b)(ii)	167(4)(b) 183
<i>The Child and Family Services Act</i> S.S. 1989-90, c.C-7.2		52(3)	
<i>The Condominium Property Act</i> S.S. 1993, c.C-26.1		43	
<i>The Department of Social Services Act</i> R.S.S. 1978, c.D-23		13(4)	
<i>The Dependent Adults Act</i> S.S. 1989-90, c.D-25.1	2(1)(h) 40 41(6) 45		2(1)(h)
<i>The Devolution of Real Property Act</i> R.S.S. 1978, c.D-27		13 14 15(1)	
<i>The Land Titles Act</i> R.S.S. 1978, c.L-5	172(1)(a.1)	159.2(2) 172	124.2(2) 159.2(2)

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<i>The Land Titles Act, 2000</i> S.S. 2000, c.L-5.1		39 115(3)(a) 153 187(1)(x)	40(1)(b)
<i>The Limitation of Actions Act</i> R.S.S. 1978, c.L-15			6(b)
<i>The Mentally Disordered Persons Act</i> R.S.S. 1978, c.M-14	38.1(c) 38.2 38.3(b) 38.4(4) 38.7 38.9(2)(a) 38.91(2)(c)	38.1(c)	
<i>The Public Trustee Act</i> S.S. 1983, c.P-43.1	3 4 5 6 6.1 6.2 7 7.1 8 9 10 11 12 13(1) 15 16 17 18 19 20 21 22 23 24 25 26 27 28 31 31.1		

Act	Column 1	Column 2	Column 3
<i>The Public Trustee Act</i> S.S. 1983, c.P-43.1 (continued)	32 33 34 35 36 37(2) 38 39 40 41 42 43 43.1 44 44.1 45 46 47.1 47.2(1) 47.3 48 49 49.1 49.2 51 52(1) 54		
<i>The Saskatchewan Insurance Act</i> R.S.S. 1978, c.S-26		182(3) 255(3)	
<i>The Tax Enforcement Act</i> R.S.S. 1978, c.T-2		25(5)	25(5)
<i>The Teachers Superannuation and Disability Benefits Act</i> S.S. 1994, c.T-9.1			25(3)
<i>The Trustee Act</i> R.S.S. 1978, c.T-23	34(1)(c) 86		34(1)(c)