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## OIAAJ5 - ANNA DARIO

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### Scots Family Law Legislation Flashcards | Quizlet

#### Family Law Scotland Act 1985

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#### Family Law (Scotland) Act 1985 - legislation

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#### Family Law (Scotland) Act 1985

Family Law (Scotland) Act 1985. Added by Fiona Hits: 4703 1. The principles to be applied, the sharing of the value of matrimonial property and factors to be taken into account in sections 9, 10 & 11 respectively are of particular interest.

#### Family Law (Scotland) Act 1985 | Divorce and Separation ...

The Family Law (Scotland) Act 1985 sets out detailed provisions on what assets the court can deal with and what considerations are to be taken into account when making any award. Once there is a divorce or dissolution the couple no longer are obliged to provide aliment to each other.

#### Scots family law - Wikipedia

Claims under section 9(1)(b) of the Family Law (Scotland) Act 1985 (1985 Act) (fair account to be taken of any economic advantage/disadvantage suffered) can arise where one spouse has given up or has not pursued a career, usually with promotion prospects, so that he or she can raise the children of the marriage.

#### Family law in the UK (Scotland): overview | Practical Law

The Scottish Government is reviewing the Children (Scotland) Act 1995 to ensure the interests of children and their need to form and maintain relationships with key adults in their lives – parents, step-parents, grandparents and other family members – are at the heart of any new statutory measures.

#### Family Law in Scotland

Family Law (Scotland) Act 1985: s10(4) matrimonial property is defined as all property belonging to the parties at the time of marriage to the relevant date. Family Law (Scotland) Act 1985: s10(3) relevant date is defined as a) date ceased to cohabit or b) date of divorce summons.

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The only legislation which could help is the Family Law (Scotland) Act 1985, but even then, it is of limited assistance, regulating financial provision upon divorce, rather than the fate of the family pet. The 1985 Act contains five principles that the court can have regard to when making an order for financial provision.

#### What happens to the family pet on divorce? - Brodies LLP

... There are currently no known outstanding effects for the Family Law (Scotland) Act 1985, Section 7.

#### Family Law (Scotland) Act 1985 - legislation

Whilst it is not possible to contract out of the provisions of the Family Law (Scotland) Act 1985, and subsequent legislation, the Courts are obliged to fully consider the terms of any agreement between the parties in event of a subsequent dispute.

#### Family Law Specialist Aberdeen | McIntosh Family Law

Add tags for "The Family Law (Scotland) Act 1985". Be the first. Similar Items. Related Subjects: (4) Domestic relations -- Scotland. Domestic relations. Scotland. Scotland -- Families -- Law; Confirm this request. You may have already requested this item. Please select Ok if you would like to proceed with this request anyway.

#### The Family Law (Scotland) Act 1985 (Book, 1985) [WorldCat.org]

Financial consequences of divorce are dealt with by the Family Law (Scotland) Act 1985. This provides for a division of matrimonial property on divorce. Matrimonial property is generally all the property acquired by the spouses during the marriage but before their separation, as well as housing and furnishings acquired for use as a home before the marriage, but excludes property gifted or inherited.

#### Divorce in Scotland - Wikipedia

In addition, parents have an obligation to provide financial support for their children under the Family Law (Scotland) Act 1985 (c 37) and the Child Support Act 1991 (c 38). In certain circumstances, this obligation continues when the child in question is beyond the age at which the parents have parental responsibilities under section 1 of the 1995 Act.

#### Parental responsibility (access and custody) - Wikipedia

Scots law, in terms of the Family Law (Scotland) Act 1985, provides a framework for financial provision on divorce which is based on explicit principles and has well defined objectives. Parties on divorce can apply to the court for financial provision but, although the Act has been in place for more than 25 years, and during that time has been generally well received, little is known about how it works in practice.

#### Financial provision on divorce under the Family Law ...

In the agreement both parents had discharged their rights to financial provisions and/or to order for interim aliment or aliment under the terms of Family Law (Scotland) Act 1985. The court held that there had been no express discharge of the right to claim aliment on behalf of a child and, looking at the other terms of the agreement, such a discharge could not be reasonably inferred from them.

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