

---

SCOTTISH STATUTORY INSTRUMENTS

---

**2017 No. 414**

**Act of Sederunt (Rules of the Court of Session  
1994 Amendment) (Sittings of the Court) 2017**

**Consequential amendments**

- 3.—(1) In the provisions mentioned in paragraph (2), for “sederunt” substitute “sitting”.
- (2) The provisions mentioned are—
- rule 4.7(2) and (3) (lodging of documents in Inner House causes);
  - rule 13.13(3)(a) (calling);
  - rule 23.1G(3) (enrolling opposed motions by email);
  - rule 70.8(4)(c) (transfer of causes); and
  - rule 88.6(b) (application for transfer of case involving parental responsibilities to foreign court).
- (3) In rule 23.6(2) (hearing of motions) omit “in session outwith a term or”.
- (4) In rule 23.7 (motions in session outwith a term or in vacation)—
- (a) in the heading omit “in session outwith a term or”;
  - (b) in paragraph (1) omit “in session outwith a term, or”;
  - (c) in paragraph (4) omit “of the lord Ordinary in session outwith a term or”; and
  - (d) in paragraph (5) omit “the Lord Ordinary in session outwith a term or”.
- (5) In rule 23.14 (appearance by solicitor for certain motions) omit paragraph (2).
- (6) In rule 77.4(2) (presentation to Lord Ordinary) for “sederunt day of the following term” substitute “sitting day after that vacation”.
- (7) In section 5 of the Debts Securities (Scotland) Act 1856(1), for “sederunt days” substitute “sitting days within the meaning of the Rules of the Court of Session 1994”.