

Court of Session Act 1868

1868 CHAPTER 100 31 and 32 Vict

VIII.—ACCOUNTINGS, SUSPENSIONS, AND SUMMARY PETITIONS

As soon as note passed in Bill Chamber, cause to become Court of Session process.

In all proceedings in the Bill Chamber, as soon as an interlocutor passing the note has become final, and caution has been found or consignation has been made, in the event of caution or consignation having been ordered, the cause shall become for all purposes an action depending in the Court of Session, and may immediately be enrolled by either party in the motion roll of the Lord Ordinary to whom it is marked: Provided, that where a note of suspension or other original note in the Bill Chamber is not at the time of its presentation, or during the dependence of the process in the Bill Chamber, marked by the respondent to one of the Lords Ordinary, it may, as soon as the interlocutor passing the note has become final, be so marked by the complainer; and it shall not be necessary that any such process should appear in the calling lists.

Modifications etc. (not altering text)

C1 Ss. 50–101 repealed (S.) by Court of Session Act 1988 (c. 36, SIF 36:1), s. 52(2), Sch. 2 Pt. I (and renacted in part as referred to in Sch. 2 Pt. II of that Act)

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1868, Section 90.