## SCOTTISH STATUTORY INSTRUMENTS

## 2000 No. 412

## Act of Sederunt (Rules of the Court of Session Amendment No. 7) (Pension Sharing on Divorce etc.) 2000

## Amendment of the Rules of the Court of Session

- **2.**—(1) The Rules of the Court of Session 1994(1) shall be amended accordance with the following sub-paragraphs.
  - (2) In rule 49.8 (warrants for intimation in family actions)—
    - (a) in paragraph (1), for sub-paragraph (l) there shall be substituted—"???"
    - (1) in an action where the pursuer makes an application for an orderunder—
      - (i) section 8(1)(ba) of the Act of 1985 (orders under s.12A of the Act of 1985 for pension lump sum), or
      - (ii) section 8(1)(baa) of that Act (pension sharing orders),
      - to the person responsible for the pension arrangement, in the following terms "Warrant to intimate to (*name and address*) as the person responsible for the pension arrangement in respect of which anorder is sought in the (*number*) conclusion of this summons.";
    - (b) in paragraph (3), for sub-paragraph (m) there shall be substituted—"???"
    - (m) under-
      - (i) paragraph (1)(l)(i) (orders for pension lump sums), in Form 49.8-M; and
      - (ii) paragraph (1)(l)(ii) (pension sharing orders), in Form 49.8-MA.
- (3) In rule 49.49 (applications relating to orders for financial provision), in paragraph (3)(b) for "trustees or managers" there shall be substituted "person responsible for the pension arrangement".
- (4) In rule 49.53 (applications for financial provision after overseasdivorce or annulment), in paragraph (4)(b) for "trustees or managers" there shall be substituted "person responsible for the pensionarrangement".
  - (5) In the Appendix–
    - (a) in Form 49.8-M-
      - (i) in the heading, for "trustees or managers of" there shall besubstituted "person responsible for"; and
      - (ii) for "scheme", in each place where it appears, there shall besubstituted "arrangement"; and
    - (b) after Form 49.8-M there shall be inserted as Form 49.8-MA the form in the Schedule to this Act of Sederunt.

<sup>(1)</sup> S.I.1994/1443 as amended. The relevant amendments are theinsertion by S.I. 1996/1756, paragraph 2, of rules 49.8(1)(1) and (3)(m),49.49(3) and 49.53(4) and of Form 49.8-M in the Appendix.