

Court of Session Act 1821 (repealed)

CHAPTER 38

COURT OF SESSION ACT 1821 (REPEALED)

	[1.]	Power to remit, with instructions on bills of advocation and suspension of final judgments.
	2 3	Descriptions in contain aggs of annulity of values
	<i>3</i>	Regulations in certain cases of equality of voices.
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	9	Principal clerk of teinds, to be an advocate or writer to the signet of three years standing.
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	11	Direction of brieves to the macers in services prohibited.
	12	Writers to the signet to be clerks to such services.
	13	Provision for contingent expences incurred under authority of the court.
	14	Keepers of the inner house rolls and clerks of the judges to receive salaries.
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	18	Duplicates for the record, and abbreviates of adjucations, to be signed by the extractors.
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	24	Certified copies for appeals, &c. may be signed by the clerks assistants.
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	26	Keepers of the register of deeds, &c. to be appointed by the lord clerk register.
	27	Indexes of certain records to be formed.

Changes to legislation: There are currently no known outstanding effects for the Court of Session Act 1821 (repealed). (See end of Document for details)

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29	Remuneration to the collector of the fee fund.
30	Disposal of balance of fee fund, and deficiency to be supplied.
31	Fees may be diminished or abolished by the court; and a copy of the
	order transmitted to the Secretary of State, to be laid before Parliament.
32	Office of auditor of the Court of Session to be made permanent. During temporary indisposition, &c. a person to be appointed to discharge the duties of auditor.
33	Decreets in absence not to be extracted without the account of expences
	being taxed by the auditor.
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