



Court of Session Act 1850

1850 CHAPTER 36 13 and 14 Vict

20 Short forms of execution provided.

Every execution of a summons, and every execution of intimation of a note of suspension, or of suspension and interdict, or of suspension and liberation, . . . ^{F1} shall be written at the end of the summons itself, or at the end of the usual certified copy of such note of suspension, or of suspension and interdict, or of suspension and liberation, . . . ^{F1} and, where necessary, on continuous sheets, but not on a separate paper; and such execution shall be in the form, or as nearly as may be in the form, of schedule (B.) hereunto annexed, which form shall be equally valid and effectual in all respects as the longer form of execution at present in use.

Textual Amendments

F1 Words repealed by [Statute Law Revision Act 1875 \(c. 66\)](#)

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1850, Section 20.