



Court of Session Act 1850

1850 CHAPTER 36 13 and 14 Vict

32 In advocations and suspensions, if record is closed and proof concluded in inferior court, case may be taken at once to the inner house without a judgment of the Lord Ordinary.

In all cases of suspension which shall come to depend before the Court of Session, where a record has been made up and closed and a proof led and concluded before the inferior judge, the Lord Ordinary before whom such suspension is enrolled shall at the first calling of the cause, if a motion to that effect be made by either of the parties, appoint such record and proof, with any other papers which may be deemed to be necessary, to be printed and boxed for the judges of the inner house, and shall report the cause to the inner house, who shall thereupon proceed to dispose of it in the same way and manner as if it had been reported by the Lord Ordinary upon a closed record prepared in the Court of Session; and the party by whom such motion is made shall defray in the first instance the expence of such printing.

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1850, Section 32.