



Court of Session Act 1850

1850 CHAPTER 36 13 and 14 Vict

5 Record to be closed by interlocutor and no authentication by counsel to be necessary.

It shall not be necessary, in order to the closing of a record in any process before the Court of Session, that the record be authenticated by counsel as adjusted or closed, whether by minute of assent or otherwise, but such record shall be closed by interlocutor of the Lord Ordinary before whom the process depends; . . . ^{F1}

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F1 Words repealed by [Statute Law Revision Act 1875 \(c. 66\)](#)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 5.