

Court of Session Act 1868

1868 CHAPTER 100 31 and 32 Vict

VIII.—ACCOUNTINGS, SUSPENSIONS, AND SUMMARY PETITIONS

92 Appointment of judicial reporters on summary petitions.

It shall be lawful for the Court to appoint not fewer than six agents, being agents practising in the Court of Session of not less than five years standing, and skilled in conveyancing, to be judicial reporters, and who shall hold their office at the pleasure of the Court; and all remits which under the existing practice are made to agents practising in the Court of Session shall be made to such judicial reporters by rotation, or in such other way as may be considered most advisable for the despatch of the business entrusted to such reporters, who shall be remunerated by fees according to a scale to be fixed by the Court, and which the Court may alter from time to time. The Court also shall have power to regulate from time to time the fees which shall be payable to any accountant or person of skill, other than the judicial reporters foresaid, to whom any remit is made in the course of any judicial proceedings before the Court.

Modifications etc. (not altering text)

C1 Ss. 50–101 repealed (S.) by Court of Session Act 1988 (c. 36, SIF 36:1), s. 52(2), Sch. 2 Pt. I (and renacted in part as referred to in Sch. 2 Pt. II of that Act)

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1868, Section 92.