



Sheriff Courts (Scotland) Act 1876

CHAPTER 70

SHERIFF COURTS (SCOTLAND) ACT 1876

Preliminary

- 1 Short title
- 2 Commencement and application of Act
- 3 Interpretation of terms

I

Sessions

- 4 Of the sessions
- 5 Court days in vacation

II

Petition and Service

- 6 Form of petitions and defences
- 7 Petitions, &c. may be written or printed
- 8 Induciae of petitions and periods of charge
- 9 Sheriff's warrants, &c. may be executed edictally
- 10 Original petitions to remain in the hands of the clerk; certified copies may be borrowed
- 11 As to proving lost petitions
- 12 Of the service of writs
- 13 Amendment of petitions in undefended causes

III

Decrees in absence

- 14 Decrees in absence
- 15 Certain decrees in absence to have effect as decrees in foro

IV

Entering Appearance : Records

- 16 Procedure where defender enters appearance
- 17 Revisal of pleadings not to be allowed as matter of course
- 18 Procedure after pleadings completed, and adjustment of pleadings Clause
- 19 Prorogations of consent abolished
- 20 If parties fail to appear in defended action, sheriff to give judgment
- 21 Penalty on agent failing to return process borrowed
- 22 Production of documents
- 23 Procedure after record closed
- 24 Amendment of records in defended actions

V

Special Actions Multiplepoundings; Processes of Cessio

- 25 Procedure in multiplepoundings
- 26 Cessio bonorum

VI

Appeals

- 27 What appeals competent before final judgment
- 28 Note of appeal against judgment of the sheriff substitute
- 29 Effect of appeal
- 30 How reclaiming petitions, &c. shall be drawn
- 31 Power to regulate possession, &c. pending appeal
- 32 When judgment, &c. may be extracted if no appeal
- 33 Final judgments may be appealed within one month, if not sooner extracted or implemented
- 34 Correction of accidental errors in judgments

VII

The Commissary Courts abolished

- 35 Commissary courts abolished, and powers transferred to sheriffs
- 36 Office of commissary clerk in certain cases abolished
- 37 Vacancies in office of commissary clerk not to be supplied
- 38 All commissary clerks, except in Edinburgh, to be abolished on vacancies occurring
- 39 Commissary clerks continuing in office to perform the' duties in the sheriff court

- 40 Provisions to have effect on the abolition of the office of commissary clerk

VIII

Amendment of Law as to Confirmation of Executors

- 41 Note in confirmation by sheriff clerk or commissary clerk that deceased died domiciled in Scotland substituted for certified copy interlocutor by the sheriff commissary and to have like effect
- 42 Extension of the provisions of ss. 12. and 13. of 21 & 22 Vict c. 56
- 43 Confirmation of Scotch estate with note of trust funds in England or Ireland to be sealed in Probate Courts as if it contained English or Irish estate of the deceased
- 44 Schedule C. of 21 & 22 Vict. c. 56. hereby repealed, and new form of intimation, &c
- 45 A calendar of confirmations and inventories to be published annually

IX

Miscellaneous Provisions

- 46 A person shall, in certain cases, be subject to the jurisdiction of the sheriff within whose territory he has a place of business, though domiciled in another county
- 47 Actions of forthcoming and multiple poinding to be competent before the sheriff to whose jurisdiction the arrestee or the holder of the fund is amenable
- 48 Repeal of section 15 of Act 16 & 17 Vict. c. 80
- 49 Actions falling asleep may be wakened of consent, and after certain procedure
- 50 Sheriff may sign judgment when furth of his county
- 51 Provision for the case of a sheriff being disabled or necessarily absent
- 52 Mode of disposing of summary applications where no procedure provided by statute
- 53 Additions to salaries of sheriffs of united counties to be paid out of Consolidated Fund
- 54 Court to make acts of sederunt

SCHEDULES.

SCHEDULE A —

SCHEDULE B —