

Court of Session Act 1868

1868 CHAPTER 100 31 and 32 Vict

II.—SUMMONS

14 Induciæ of summonses and other writs passing the signet shortened.

All summonses before the Court of Session may proceed on seven days warning or induciæ where the defender is within Scotland, unless in Orkney and Shetland or in any other island of Scotland, and fourteen days where he is in Orkney or Shetland or such other island, or furth of Scotland, in place of the longer induciæ required by the present practice, and such shorter induciæ shall also be competent and sufficient in respect to all other letters passing Her Majesty's signet bearing a citation, charge, publication, or service against persons within or furth of Scotland respectively, and in respect to all edictal charges upon decrees and registered protests: Provided always, that in all cases where any shorter induciæ than the induciæ above mentioned are at present sufficient, such shorter induciæ shall continue to be sufficient after the passing of this Act.

[F1(2) Nothing in this section shall apply to a charge for payment.]

Textual Amendments

F1 S. 14(2) added (S.) by Debtors (Scotland) Act 1987 (c. 18, SIF 45:2), s. 108, Sch. 6 para. 6, Sch. 7 paras. 5, 9(1)

Modifications etc. (not altering text)

C1 Section 14 in so far as it relates to summonses and petitions repealed (S.) by Court of Session Act 1988 (c. 36, SIF 36:1), s. 52(2), Sch. 2 Pt. I

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1868, Section 14.