

## Court of Session Act 1868

## **1868 CHAPTER 100**

## VII.—APPEALS FROM INFERIOR COURTS.

## 65 Appeals substituted for Advocation.

Wherever, according to the present Law and Practice, it is competent to advocate to the Court of Session a Judgment (final or not final, as the Case may he) of any Sheriff or other Inferior Court or Judge, it shall he competent, except as herein-after provided, to submit such Judgment to the Review of the Court of Session by Appeal in the Manner herein-after provided: Provided always, that it shall not be necessary for the Appellant to find Caution for Expenses before taking or prosecuting his Appeal.