



Court of Session Act 1693

1693 CHAPTER 42

Act anent the Lords of Session their Advising with open doors

Modifications etc. (not altering text)

- C1 Short title given by [Statute Law Revision \(Scotland\) Act 1964 \(c. 80\)](#), [Sch. 2](#)
- C2 This Act is listed in 12mo edition as [1693 c. 26](#).

Our Sovereigne Lord and Lady The King and Queens Majesties Considering that the Adviseing of Causes with open Doors is usuall in the Sovereigne Judicatories of other Nations and that the like practice here will be of advantage to the Lieges Doe with advice and consent of the Estates of Parliament Statute and Ordaine That in all tyme comeing all Bills Reports Debates Probations and others relating to processes shall be considered reasoned advised and voted by the Lords of Session with open doors where parties procurators and all others are hereby allowed to be present as they used to be formerly in time of Debates but with this restriction that in some speciall cases the saids Lords shall be allowed to cause remove all persons except the parties and their procurators and that no person presume to speake after the Lords begin to advise under the pain of imprisonment unless he be desyred by the Lords . . . ^{F1}

Textual Amendments

- F1 Words repealed by [Statute Law Revision \(Scotland\) Act 1906 \(c. 38\)](#)

Changes to legislation:

There are currently no known outstanding effects for the Court of Session Act 1693.