

Criminal Procedure (Scotland) Act 1887

CHAPTER 35

CRIMINAL PROCEDURE (SCOTLAND) ACT 1887

- 1 Interpretation
- 2 Indictment forms
- 3 Procedure on resignation, death, or removal of Lord Advocate
- 4 INDICTMENTS. Naming of accused
- 5 Nomen juris unnecessary
- 6 Case of two or more persons charged
- 7 Guilty, actor or art and part, unnecessary
- 8 Qualifying words to be implied
- 9 Quotation of statutes unnecessary
- 10 Latitude as to time and place
- 11 Latitude as to quantities, persons, things, or modes
- 12 Description of buildings, goods, money, or other property
- 13 Description of persons, goods, &c
- 14 "Money" to include coin, bank notes, and post office orders
- 15 Setting forth documents unnecessary
- 16 Petitions for warrants
- 17 Prisoners before examination to have access to law agent
- 18 Bail competent before committal
- 19 Declarations, convictions, &c, not averred
- 20 "All which or part" implied
- 21 Indictments, &c. written or printed or partly so
- 22 Procedure in case of crime in different counties
- 23 Warrants for citation
- 24 Service
- 25 Two diets
- 26 Notice for first diet
- 27 Record copy indictment and list of witnesses
- 28 FIRST DIET—Sheriff Court case

- 29 High Court case
- 30 Procurator of place of second diet may defend at both diets
- 31 Procedure where accused desires to plead guilty
- 32 Interlocutor of relevancy unnecessary
- 33 Certain objections only competent at first diet
- 34 Where sentence delayed original warrant of commitment stands
- 35 Description of witnesses
- 36 Written notice of special defence
- 37 Accused entitled to see productions
- 38 Notice of jury list
- 39 Sufficient jurors only to be summoned
- 40 SECOND DIET—Transcript of proceedings at first diet
- 41 Review at second diet in High Court
- 42 Procedure where trial does not take place
- 43 Prevention of delay in trials
- 44 High Court of Justiciary
- 45 Salaries of judges of High Court
- 46 Sittings of High Court
- 47 Area from which jury summoned
- 48 Sitting dispensed with
- 49 Adjournment of second diets
- 50 Sitting transferred where few cases
- 51 Trials in adjacent county
- 52 Postponement on old warrant where diet deserted
- 53 Objections to witnesses
- 54 Clerk to state charge, and swear jury
- 55 Seclusion of jury
- 56 Capital cases
- 57 Form of sentence
- 58 Reset
- 59 Robbery, &c. to include reset and theft to include breach of trust, &c
- 60 Procedure where more than one crime charged
- 61 Attempt at crime
- 62 Statutory offences which are offences at common law
- 63 Previous convictions of dishonesty
- 64 Previous convictions of violence
- 65 Previous convictions of lewd conduct. &c
- 66 Extract convictions to be received unless impugned
- 67 Proving and recording previous convictions
- 68 Superfluous particulars as to identity
- 69 Declarations
- 70 Variance between indictment and evidence
- 71 Certain sections to apply to summary complaints
- 72 High Court proceedings final
- 73 Circuit clerks of Justiciary
- 74 Repeal
- 75 Act not to apply to treason
- 76 Power to High Court to pass Acts of Adjournal
- 77 Commencement of Act
- 78 Short title

SCHEDULES.

SCHEDULE A — EXAMPLES OF INDICTMENTS.

SCHEDULE B — WARRANT FOR CITATION OF PERSONS ACCUSED, WITNESSES, AND JURORS.

SCHEDULE C — EXECUTION OF CITATION.

SCHEDULE D —

SCHEDULE E —

SCHEDULE F —

SCHEDULE G —

SCHEDULE H —

SCHEDULE I —

SCHEDULE K —

SCHEDULE L —

SCHEDULE M —

SCHEDULE N —

SCHEDULE O —

SCHEDULE P —