

Tweed Fisheries Act 1857

1857 CHAPTER exlviii 20 and 21 Vict

XCVIIIQuarter Sessions to dispose of Appeal.

At the [FICrown Court in England or] *Scotland* for which such Notice shall be given the Court shall proceed to hear and determine the Appeal in a summary Way, or they may, if they think fit, adjourn it to the following Sessions; and upon the Hearing of such Appeal the Court may, if they think fit, mitigate any Penalty or Forfeiture, or confirm or quash the Adjudication, and order any Money paid by any Party or levied by Poinding or Distress of his Goods to be returned to him, and they may make such Order concerning the Costs, both of the Adjudication and of the Appeal, as they may think reasonable.

Textual Amendments

F1 Words substituted by virtue of Courts Act 1971 (c. 23), Sch. 8 para. 2

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Tweed Fisheries Act 1857, Section XCVIII.