

Jury Trials (Scotland) Act 1815

1815 CHAPTER 42 55 Geo 3

9 Power of review of a judgment in point of law.

Provided always, that in all cases wherein the court shall pronounce a judgment in point of law, as applicable to or arising out of the finding by the verdict, it shall be lawful and competent for the party dissatisfied with the said judgment in point of law to bring the same under review, either by representation or reclaiming petition, or by appeal to the House of Lords, or where the judge admiral shall have pronounced judgment in point of law on the verdict, it shall be lawful and competent for the party or parties to bring the same under the review of the Court of Session as heretofore.

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Jury Trials (Scotland) Act 1815, Section 9.