

# Lands Clauses Consolidation (Scotland) Act 1845

### 1845 CHAPTER 198 and 9 Vict

Recovery of penalties

### 139 Power of appeal from sheriff substitute to sheriff,

In all cases which may come before any sheriff substitute under this or the special Act, or any Act incorporated therewith, in which written pleadings shall have been allowed, and a written record shall have been made up, and where the evidence which has been led by the parties shall have been reduced to writing, but in no other case whatever, it shall be competent for any of the parties thereto, within seven days after a final judgment shall have been pronounced by such sheriff substitute, to appeal against the same to the sheriff of the county, by lodging a minute of appeal with the sheriff clerk of such county or his depute; and the said sheriff shall thereupon review the proceedings of the said sheriff substitute, and whole process, and, if he think proper, hear the parties viva voce thereon, and pronounce judgment; and such judgment shall in no case be subject to review by suspension . . . <sup>F1</sup> or by reduction, on any ground whatever.

#### **Textual Amendments**

**F1** Words repealed by Statute Law Revision Act 1892 (c. 19)

## **Changes to legislation:**

There are currently no known outstanding effects for the Lands Clauses Consolidation (Scotland) Act 1845, Section 139.