

## Court of Session Act 1825

## **1825 CHAPTER 120**

## XIV Of the Ascertainment of the Fact otherwise than by Admission.

And be it further enacted, That where the Parties differ as to Facts which do not require to be ascertained by Jury Trial, the Lord Ordinary shall give such Orders and Directions for the Ascertainment of the Facts as to him shall appear expedient, and his Order £ for Disposal of the Cause shall be final, unless brought under Review of the Inner House in the Form herein-after directed, within Twenty-one Days after such Order is pronounced; and if so brought under Review, the Interlocutor of the Inner House shall be final, without Appeal, unless on Leave expressly granted, reserving the Effect of any Objection to the Course of Proceeding in any final Appeal on the Merits of the Cause.