

Commissioners of review to appoint a time for parties to appear, &c.

4. AND BE IT FURTHER ENACTED *by the authority aforesaid, by and with the advice and consent aforesaid,* That the said commissioners of review, or any two of them, after application to them made by any complainant or complainants, defendant or defendants as aforesaid, shall appoint a certain time, not exceeding sixty days after such application, to go upon the land or lands in dispute, and having given due notice thereof to the contending parties to appear and make good their several allegations, shall then and there proceed with all convenient speed to review the bounds of the lands so ascertained, and upon mature consideration of the allegations of the parties, examination of evidences and running the lines of the said lands or any other adjacent lands for their better information, reverse or confirm the judgment, order and decree of the land commissioners aforesaid, and give such judgment therein as the case shall require.

— To assess the costs and award execution therefor, &c.

If reversal of judgment to make boundaries, &c

5. AND BE IT FURTHER ENACTED *by the authority aforesaid, by and with the advice and consent aforesaid,* That it shall and may be lawful for the commissioners of review, upon confirming any judgment of the land commissioners to assess the costs and award execution for the same against the appellant, but upon a reversal of such judgment as aforesaid, that it shall and may be lawful for the said commissioners of review to mark or cause to be marked, such other boundaries to the land or lands in dispute as to them shall seem meet, and cause three fair plots and certificates thereof to be made by the surveyor, one for each of the contending parties, and the other to be entered in a sufficient book to be procured at the charge of the respective counties, for that purpose, and lodged among the records thereof, and to assess not only all such costs and damages as may have accrued upon the review, but also all costs and damages which the appellant expended or suffered by the judgment, order, or decree of the land commissioners as aforesaid, and order execution thereon against the defendant.

— To put appellant in possession of land, &c.

6. AND BE IT ENACTED, *by the authority aforesaid, by and with the advice and consent aforesaid,* That upon any such reversal and ascertaining the bounds of any land as aforesaid, it shall and may be lawful for the commissioners of review to put the appellant or appellants into quiet possession of the lands and tenements contained within the said bounds, with a saving to all persons who may have a better right to all or any part of the said land, whether by superiority of title, or priority of survey, which also shall be a rule to the land commissioners of the first view, any thing in this or the former act to the contrary notwithstanding.

Their judgment to be final

7. AND BE IT ENACTED, *by the authority, advice and consent aforesaid,* That the judgment, order and decree of any commissioners of review, as aforesaid, shall be final, saving to all persons their right of appeal to England, in such cases and in such manner as the laws of Great-Britain and this province allow of.

— When related to any of the parties, &c freeholders to be called in, &c

8. AND BE IT FURTHER ENACTED, *by the authority aforesaid, by and with the advice and consent aforesaid,* That in case any of the commissioners of review should be related to any of the contending parties, or be any ways interested in the lands in dispute before them, or should die, or should have been a judge before on the determination of the bounds of any such lands, then in such cases it shall and may be lawful for the commissioner or commis-