

mode of the compensation of each, not to be diminished, however, during the currency of the term of office; to provide for the appointment of temporary substitutes for the said Judge and the said Clerk, or either, when from any cause this shall be necessary for the prompt administration of the justice of the court, and also for the appointment of lay arbitrators as members of the said corporation, for the hearing and determination of a particular case, either in the first instance with right to the parties, or either of them, to appeal to the said Judge, or as assessors associated with the said Judge when parties so choose, and to define, in such cases, the powers, duties and authority of such lay arbitrators or assessors; and also prescribe the forms and modes of application, procedure, pleading, practice, trial and process in the said court, in all the necessary details thereof, and the effect of the awards and judgments or decisions of the said court, as to the finality or conclusiveness or otherwise thereof, and the methods and means of securing compliance therewith by the parties; and also to regulate the costs and fees to be paid by the parties to any such controversy, so submitted, and the amount and time and manner of payment thereof, and the disposition of such costs and fees; provided, however, that no such rule or regulation shall be valid if it shall be contrary to the general law of the State, or to natural right or sound reason, or to be intended to provide for enforcing payment or other performance of the award, judgment or decision of the said Court or Board of Arbitration by any final process of execution otherwise than is directed in the succeeding section.

1878, ch. 383. P. L. L. (1888), Art. 4, sec. 67.

225. When, in any such case so submitted as is hereinbefore provided, an award, judgment or decision shall have been rendered by the said Court or Board of Arbitration, that is, according to the rules and regulations hereinbefore authorized, final and conclusive upon the parties, and shall have been recorded by the Clerk of the said Court in a book to be provided and kept for the purpose within a time limited therefor in the said rules and regulations, the successful party shall have the right to have the said original award, judgment or decision in writing, signed by those members of the said Court or Board concurring therein, and duly certified by the Clerk to be the original award, judgment or decision, under his hand and seal of the corporation; and if the said award, judgment or decision, shall be for the recovery by the one party and payment to him by the other, of a certain sum of money, the said successful party shall, upon his filing the said award, judgment or decision so certified, with the Clerk of the Superior Court of Baltimore City, or at his option with the Clerk of the Court of Common Pleas of said city, have the right to have the same entered by its proper style, in the name of such successful party as plaintiff, against the losing party as defendant, in its order of time, upon the court calendar or docket of causes to be called at the next succeeding term or rule day of said court, whichever shall first occur, and upon the call thereof in its course, to have judgment at once ordered and entered up, as upon a verdict for the recovery of the same amount, according to