

Commissions to Perpetuate Boundaries of Lands.

1888, art. 35, sec. 30. 1860, art. 37, sec. 29. 1723, ch 8, sec. 2

32. Upon petition of any person seized or possessed of lands in his own or any other right to the circuit court for the county where the land lies, or the superior court of Baltimore city, if the land lies in the city of Baltimore, for a commission to examine evidences to prove or perpetuate the memory of any of the bounds of such lands, or of any other lands whereon the lands he shall be so seized or possessed of shall depend or whereto they relate, the court to which such petition shall be preferred may grant a commission to four substantial and capable freeholders within the said county or city, not being in any way related to any of the parties or interested in the land, empowering them, or any three or two of them, (they having first taken an oath before the said court or some justice of the peace, duly and impartially to examine and certify such evidences), to issue summons for all such evidences as shall be to them named by the petitioner or other person concerned, to appear before them at a certain day by them to be appointed, upon the lands, the boundaries whereof are to be proved or perpetuated, and to examine all such evidences upon their corporal oaths, to be administered by such commissioners, of their knowledge concerning the several bounds of such lands, and carefully to reduce what the evidences shall declare into writing, in the presence of all the parties concerned that shall be there present and return the same to the said court to be recorded in perpetual memory.

Howell's Lessee v. Tilden, 1 H. & McH 84. Crow's Lessee v. Scott, 1 H. & McH. 182. Rock v. Giles, 1 H. & McH 186. Bladen's Lessee v. Cockey, 1 H. & McH. 230. Cage's Lessee v. Courts, 1 H. & McH. 239. Llewellyn's Lessee v. Fendall, 1 H. & McH. 240. Redding's Lessee v. McCubbin, 1 H. & McH. 368. Long's Lessee v. Pellett, 1 H. & McH. 531. Johnson's Lessee v. Kramer, 2 H. & McH. 243. Emmitt v. Young, 3 H. & McH. 122. Weems' Lessee v. Disney, 4 H. & McH. 156. Nelms' Lessee v. Smith, 4 H. & McH. 389. Lowes v. Holbrook, 1 H. & J. 153. Davis' Lessee v. Batty, 1 H & J. 264. Tolley's Lessee v. Ford, 1 H. & J. 413. Pattison's Lessee v. Chew, 1 H. & J. 586 (note a.) Tenant v Hambleton, 3 H. & J. 233. Stewart's Lessee v. Mason, 3 H. & J. 507. Green v. McClellan, 4 H & J. 200. Bowie v. O'Neale, 5 H. & J. 226. Stoddert's Lessee v. Manning, 2 H. & G. 147. Roger's Lessee v. Raborg, 2 G. & J 54.

Ibid sec. 31. 1860, art 37, sec 30. 1723, ch. 8, sec. 4.

33. The said commissioners, before their meeting on such land, where all the parties concerned live in the county, or