

determined, and also assess and decree all costs accruing thereupon, and the damages suffered on such land, and award execution thereon against such of the parties as they shall adjudge to pay the same; and that from all and every such decrees and determinations made by such commissioners, elected and chosen as aforesaid, there shall be no appeal or review, be the value of the land what it will; but in case any person or party concerned or any ways interested in the bounds of the lands in dispute, shall obstinately or wilfully, after publication, as aforesaid, refuse or delay to meet the complainant before the commissioners at the time notified for preferring their petition, or if present, will not join in making their election or choice of such numbers as aforesaid, out of the commissioners commissioned as aforesaid, to ascertain the bounds of the land in dispute, that then in all such cases it shall and may be lawful for the major part of the commissioners, not being related to either party, either by consanguinity or affinity, or any ways interested in the lands in dispute, to proceed in the same manner as before mentioned, to make their decree and determination concerning the bounds of the lands in dispute, and to assess and decree all costs and damages, and execution thereon, aforesaid, against the party or parties which shall be adjudged to pay the same, from which decree and determination there shall no appeal or review be allowed, other than is hereafter expressed.

4. AND BE IT FURTHER ENACTED, *by the authority aforesaid,* That every such commissioners so commissioned, and executing their commission as aforesaid, in consideration of their time and trouble in viewing the several lands in controversy as aforesaid, and passing such order and decree as aforesaid, shall for every day they attend thereon, be paid the sum of one hundred pounds of tobacco, and no more, to be paid by such of the parties as the commissioners shall adjudge to pay the same. Fees of commissioners.

5. AND for ascertaining what fees the surveyors shall receive, BE IT ENACTED *by the authority aforesaid,* That for all such surveys which in this case shall be made, the said surveyors shall have such fees as by law are settled for primitive surveys, but if in case it should be found needful to survey and run out only one or more lines of any of the adjacent lands, that then the surveyor for every such line or lines by him run shall have only a quarter of a pound of tobacco per perch, and no more. And if it shall so happen that his lordship's surveyor of the county, shall be either a person interested in any of the said disputes, or related to either party, or that any just exception be made against him, and allowed by the said commissioners, then the said commissioners shall appoint some other skilful and honest person in his stead to perform that service. Fees to the surveyors.

6. AND for the better dispatch of business by the said commissioners, BE IT ENACTED *by the authority aforesaid,* That the said commissioners, shall and may by their wisdoms and discretions order and settle such just fees and rewards for such clerk, and other officers and assistants as they shall judge necessary, to be by them appointed and employed; all which said officers and assistants, so appointed as aforesaid, shall give their due attendance at the time and place appointed, and do and perform such services in furtherance of this act, as shall be then and there directed them, by the said commissioners, under such penalties as by the said commissi- Fees to the clerks, &c.