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Winnipeg; and shall cause the said list to be publicly read and To be publicly proclaimed in open court immediately after the delivery of the read. charge to the Grand Jury; and for each certificate the Clerk of Fee on each the Court of Queen's Bench may demand and receive the sum of certificate. fifty cents, and no more.

- 11. The said Commissioners may defer, delay or adjourn the Commissionproceedings on any claim brought before them, and may give such ers, for cause further or enlarged time for the production of evidence, or for any delay proceedother purpose relative to such claim, and for the decision thereon, ings. as they may deem expedient for the attainment of the ends of justice.
- 12. After the said Commissioners have fully examined any The Commissuch claim, they may either reject or allow the same as in their sioners may reject or allow judgment the justice and equity of the case requires, without claims. regard to legal forms or to the strict letter of the law, or legal rules of evidence; and shall report their decision to the Governor in Their decision Council, and such report shall be final and conclusive (except in the case hereinafter mentioned); and the Governor in Council small Letters Patent direct Her Majesty's Letters Patent under the Great Seal to issue, to issue thereon. for granting the lands in question to the party who has been determined by the decision of the Commissioners to be entitled to the same.
- 13. In the event of the Chief Justice or Puisne Judge, forming If any Judge dissents from one of the Commissioners hearing a claim, dissenting from the deci-decision. sion of the majority of the said Commissioners, the party against whom the decision has been made may call for the interposition of the remaining Judges of the Court of Queen's Bench; and the decision shall not have force unless such Court or a majority of the members thereof shall concur therein.

14. No Letters Patent shall issue on any decision and report When such of the said Commissioners until after the expiration of three months shall be issued. from the time such report has been transmitted to and marked as received by the Clerk of the Privy Council.

15. If, before the expiration of such three months, a quorum of When the the said Commissioners, from any representation made to them, find issue of Let-reason to believe that such decision and report were obtained by reason to believe that such decision and report were obtained by shall be staysurprise or erroneously made in any respect, and that justice re- d. quires that the issuing of the Letters Patent should be stayed, then such quorum of the said Commissioners, although not then the regular period of their sitting, may report accordingly to the Governor in Council; and issuing of the Letters Patent shall be thereupon stayed until the Commissioners again report upon the case; and the said Commissioners may re-hear the case or let in The Commisany new claim, and receive or insist upon any new evidence as to sioners may them may appear expedient to enable them to do justice in the case, case. and may thereafter decide and report thereon as if no prior decision and report had been made, and with like effect.