said sum then had in the land, was less than a fee, and his interest or that of the party representing his interest in the new suit, had diminished by the lapse of time, or had increased by the intermediate acquisition of some further estate in the land, and the sum formerly ascertained requires from such causes to be increased on diminished:

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4. In case the suit is for damages by a mill dam and the declaration If the dam is or Bill alleges that the dam is raised to an unreasonable height, the to be lowered. verdict shall also state how much (if any) the dam should be lowered :

5. And in case the declaration or bill alleges that the dam ought not Or to be open-10 to be kept up and closed during the whole year, the verdict shall state ed or removed whether it shall be left open any part of the year, and (if any) what part. Seasons.

XI. In case the verdict is moved against, and the Court is of opinion If a new trial that sufficient ground of objection to the finding is shown in regard to is ordered. one or some only of the particulars embraced therein, the new trial or 15, reference may be granted as to such particulars only.

XII. The judgment entered upon the verdict in regard to all the Who shall be matters embraced therein shall bind not only the parties to the suit, but bound by the also all persons claiming through or under them after the institution of judgment. the suit, and shall be enforced by such process as may be necessary.

20 XIII. In case the annual compensation is in arrear for one month, the party to pay shall thenceforward lose all benefit of this Act until effect of. all arrears and costs are paid.

XIV. The amount of the annual compensation shall be subject to Increase or subsequent increase or decrease by agreement of the parties, or by decrease of 25 arbitration, or by a new suit, and the new suit for this purpose may be annual combrought by the party who is for the time being to receive or pay the annual compensation, and shall be subject to the following conditions :

1. Such suit shall not be brought until the expiration of at least a Conditions. month after the last annual payment of such compensation became 30 due:

2. Nor until after one month's notice to the opposite party, of the intention to sue and of the object of the suit:

3. And the party to pay shall not be at liberty to give the notice until he has paid or tendered all arrears.

- 35 XV. As to the alternative in respect to future damages, the party Provision as entitled thereto shall have one month after the time when either party to the alter-is entitled to enter up judgment, within which month to elect whether gards future be will take the sum in up and the sum of he will take the sum in gross awarded in that behalf, or the annual com- damages. pensation awarded by the verdict in the pending suit : and in case he
- 40 elects to take the gross sum, he shall enter up judgment therefor forth- If gross sum with, and shall before or after entering up judgment but within the one month, give written notice of his election to the opposite party, or his attorney or agent in the suit; but without leave of the Court granted on special grounds, execution shall not issue for such sum until the expi-

45 ration of six months after service of the notice.

Non-payment of arrears---

pensation.

is taken.