Registrar to moke apportionment among proprictors.

XVIII. And be it enacted, That it shall be the duty of the said Registrar, after receiving all the proces-verbaux of 2 valuation, from time to time to make a just apportionment among all the said proprietors within the said Circuit. of 4 the sum or sums to be levied as aforesaid for the purposes above mentioned, previously adding to the amount to be 6 per cent, principally to meet the so levied. costs and expenses incurred by the said Registrar, the said 8 Syndics and the Commissioners hereinafter appointed; but before making such apportionment, the said Registrar 10 shall submit the said proces-verbaux of valuation to the Syndics of the Circuit, assembled together at a meeting by 12 him called for that purpose in the manner above prescribed; and if two thirds or more of the Syndics present at the 14 said meeting (not including the said Registrar) shall be of opinion that the valuation of the real property in any IG locality has been made less than the real value of such property by the Syndics of such locality, to the prejudice 18 of the other localities in the said Circuit, then the said Syndics shall have the right and shall be required, at the 20 said meeting, to amend the said proces verbal of valuation of the said locality, by adding to the valuation therein 22 made, such per centage, as in their opinion is requisite to render the said valuation just and conformable to 24 the real value of the said property; and in default, by the said Syndics of so doing at the said meeting, the said 20 Registrar himself shall have the right and shall be required so to do; and with respect to matters concerning one local- 28 ity alone, if two thirds or more of the said Syndics present at the said meeting, shall be of opinion that the valuation 30 of one or more real properties in the said locality, has been made by the Syndics thereof below their real value, to the 32 predice of the proprietors of other real property in the said locality, or above their real value so as to be detrimental to 34 the proprietors thereof, then the said Syndics shall have the right and shall be required to amend the said proces-verbal 36 of valuation at the said meeting, by setting down, at such sum as they shall think just and reasonable, the value of 38 the real property respectively, which shall have been by the Syndics of the said locality valued as aforesaid, under 40 or above its real value; and in default by the said Syndics so to do at the said meeting, the said Registrar himself 42 shall have the right and shall be required so to do; and every such proces-verbal of valuation so amended under 44 the authority of this section, shall be as binding to all intents and purposes, as it would have been if it had not 46 been so amended.