

cient reason being shewn to them, upon oath, and upon payment of reasonable costs by the party applying for such adjournment, or if the Commissioners shall deem it proper to make any other person a party to the proceedings (in which case they may address their precept to such parties, varying the wording to suit the case), to adjourn the sitting of the Board from time to time, and to any day not exceeding twenty days from the day of sitting: Provided always, that every case shall be finally decided by the Commissioners within six months from the issuing of the original warrant or precept for hearing the same. Proviso.

VIII. Before hearing any case under the provisions of this Act, the Commissioners shall, if required by any of the parties interested, proceed to and view the boundary or boundaries in question in their own proper persons; and it shall be lawful for them, and they are hereby required, to employ a competent Surveyor to make a survey and map, and a report of survey thereof, which map and report shall be annexed to and filed with their judgment and decision, as hereinafter provided. Provision for a view, or survey, if found requisite.

IX. It shall be lawful for the Commissioners, or any one, or more of them, to summon any person resident in the County, or in a County immediately adjoining thereto, to give evidence touching any matter upon which they shall be required to adjudge and determine under the provisions of this Act, and to produce any papers or documents in his possession relative thereto; and the said Commissioners assembled as a Board, are hereby authorized and empowered, to administer or cause to be administered, an oath, as well to the party complaining as to the party answering, or any person made a party by the Commissioners, and to such witness or witnesses, as shall be examined or produced by either party, and also, to all or any of the persons who shall be employed under the Board, and to all other persons whomsoever, for or concerning any business relative thereto: Provided, that the said Commissioners shall in no case give judgment solely on the oath or affirmation alone of any party interested in any matter to be heard by the said Board, nor unless there shall be other sufficient evidence to warrant such judgment, independent of such oath or affirmation. Power to summon witnesses, &c.
And administer oaths, to parties or witnesses.
Proviso.

X. All evidence to be taken before the Commissioners shall be reduced to writing, and be read over and signed by the persons giving the same, and shall be given upon oath or affirmation as aforesaid, and such evidence shall be kept by the Commissioners, ready to be produced on any appeal to be brought from their judgment or decision, as hereinafter provided. How the evidence shall be taken and recorded.

XI. All copies of plans, descriptions, instructions, field-notes or other evidences of survey, and all other documents of a public character, certified by the Commissioner of Crown Lands, or person in charge of the Crown Lands Department for the time Certain documents to be prima facie evidence before Commissioner