

Lands shall be situate, (or in case he shall be interested therein, to the Coroner,) commanding him to summon Twelve good and lawful men, Freeholders or Leaseholders, who are nowise interested in the said Lands and Tenements, from the County through which the Road contemplated is to run, to meet at such time and place as may be appointed by the said Writ, and the said Jury, so summoned, shall be duly sworn faithfully to appraise the damages, if any, which will accrue to the Proprietor or Tenant through whose grounds the Road is intended to run, which said Jury shall not only take into their consideration the loss or damage that the said Proprietor or Tenant may incur, but also the advantage, if any, that may accrue to him; by the Road or alteration increasing the value of such Lands.

shall be sworn to appraise damages (if any) accruing to persons, through whose Lands Roads may be run; and also to consider the advantage that may accrue by the alteration.

III. And be it enacted, That the Verdict of the said Jury, under their hands and seals, and the hand and seal of the Sheriff or Coroner, shall be duly returned into the Office of the Prothonotary of the Supreme Court, within Forty days days after the teste of the said Writ.

Verdict to be returned into Prothonotary's Office within 40 days after teste of Writ.

IV. And be it enacted, That it shall and may be lawful either for the Lieutenant Governor for the time being, or the Proprietors or Tenants of the Soil, who may think themselves aggrieved by such Verdict, to cause an Appeal to be entered against the same to the Supreme Court of Judicature, at the Term to be holden in the County wherein the Lands are situate, next after the return of the Writ, under which such Verdict shall be found as aforesaid. And it shall and may be lawful for the said Supreme Court, if it shall be of opinion after hearing such Appeal, that justice has been done, to dismiss the same with such Costs, to be taxed to the Appellee as shall seem just and reasonable, which said Costs, if the Appeal shall have been entered by the

Right of Appeal to Supreme Court.

Court may dismiss the same with Costs.