place of a interested or absent.

of this Act, wherein such Commissioner, his father or mother. Commissioner brother or sister, or child, or any relation of his wife in the same degree of consanguinity, shall be directly or indirectly interested: but if any Commissioner shall be sick or absent from the Province or otherwise unable to attend, in such case, the place of 5 such Commissioner so interested, by himself or his relatives as aforesaid, shall be supplied by a Commissioner to be selected by the other Commissioner or Commissioners of the County wherein such case shall arise, and who shall not be interested therein, from among the Commissioners appointed for 10 a County adjoining thereto; and such last mentioned Commissioner being notified of such election, shall be bound to attend the sittings of the Board for the County wherein such case shall have arisen, and shall have the same powers, in all respects touching such case, as if he had originally been appointed a 15 Commissioner for such County.

Case in which two or more Counties shall be interested ary line, provided for.

IV. In all cases which shall arise touching the boundary line between any two or more Counties, the Commissioners appointed for each of such Counties, shall hear and determine the in any bound- same; and no decision shall be binding on any County interested 20 therein, unless a majority of the Commissioners to be appointed for each such County shall have been present at every sitting to be holden for the purpose of hearing and determining such case; and the acts, orders, judgments and decrees, of such united Boards of Commissioners, or the majority of the Commissioners 25 present at such sitting, shall be final and conclusive between the Counties interested, except in cases of appeal, to be brought within the time and manner hereinafter mentioned.

Parties requiring surveys of boundaries to apply to Commissioners.

V. The owner of any lands, either in fee or for any less estate of freehold, who shall require redress touching the 30 boundary or boundaries thereof, or a survey of the said boundary or boundaries, or any part thereof, shall give notice in writing to any one or more of the Boundary Commissioners of the County, requiring them to hear and determine the questions affecting the same; and the said Commissioners or any one 35 or more of them, shall, within ten days from the receipt of such notice, issue a precept to the person or persons interested in the matter, to attend the said Board, at some place and on some day in the said precept to be named, not exceeding twenty-one days from the receipt of the said notice, and which 40 said precept shall be in the words or to the form and effect set forth in the Schedule to this Act annexed.

Precept to parties concerned.

Place of sitting.

VI. The said Commissioners shall, in all cases, hold their sittings at the most convenient spot near to the disputed boundary or boundaries, not in any case exceeding the distance of ten 45 miles from the same.

Power to adjourn sittings.

VII. Whenever any party interested shall apply for any adjournment, it shall be lawful for the Commissioners, on suffi-