the said fees shall be paid by the Receiver General, or by any other person by him appointed for that purpose, upon the certificate of the Commissioner.

Time allowed for revision of Schedule.

Notice.

XXX. Each of the said Commissioners, immediately after the completion of the Schedule of a Seigniory, shall give public 5 notice in the manner prescribed by the Section of this Act, that such Schedule will remain open for the inspection of the Seignior and the Censitaires of the Seigniory during the

days following the said notice; and it shall be lawful for every such Commissioner to correct any error and to supply any 10 omission which may be pointed out to him by any of them, or which shall come to his knowledge in any other manner.

Correction of errors in Schedule.

2. It shall be lawful for the proprietor of any Seigniory to appear either in person or by his agent, before the said Commissioner, for the purpose of having any error corrected which may 15 have crept into the said Schedule; and for the like purpose it shall be lawful for the Censitaires of any Seigniory to appoint a trustee to represent them before the said Commissioner; and such trustee shall be appointed by a majority of the Censitaires of such Seigniory present at a meeting called for that purpose 20 by any three or more of the Censitaires thereof, public notice thereof having been previously given in the manner prescribed in the section of this Act.

XXXI. As soon as the Schedule of a Seigniory shall be

Triplicates of the Schedule to be made and where to be deposited.

revised and completed in the manner hereinbefore provided, 25 the Commissioner who shall have made it shall transmit a triplicate thereof to the Receiver General of this Province; he shall deposit another triplicate in the office of the Superior Court in the District in which the Seigniory is situate, or if such Seigniory be situate in two Districts, then in the office of 30 the said Court in either of such Districts; and shall retain the other triplicate in his hands until it shall be otherwise provided by law; and he shall give public notice of his having so deposited the same, in the terms of the form annexed to this Act, or in other terms of like import, in the English and French 35 languages in the Canada Gazette, or other newspaper recognized as the Official Gazette of the Province, and in at least one other newspaper published in the District in which such Seigniory is situate, or if there be no newspaper published in the District in which such Seigniory is situate, such notice shall be so published in the nearest District wherein one or 40 more newspapers are published. And the Clerk of the said Court shall be required to furnish a copy of such Schedule duly certified in the usual form, to any person asking for the same, and he shall be entitled to demand three pencecurrency for every hundred words of such document.

Notice of deposit.

Copies to be furnished.