recover against the settler the costs of such suit, as contradistinguished from those arising out of or connected with any expertise therein had under this Act.

.S. Upon being served with such notice, the settler at any time Answer to 5 within one month thereafter, may serve upon the proprietor a written notice. answer thereto, offering to leave the land upon payment of a specified sum, as being the increased value given thereto by his improvements thereon, or in case of refusal by the proprietor to pay such sum, then upon payment of whatever sum may thereafter be awarded for such increased value, under this Act, and tendering the name of his expert 10 in the premises.

9. If within one month after being served with such answer, the if proprietor proprietor shall pay or in due form tender to the settler the specified pay the sum thereby demanded, and if the settler shall not have left the land demanded, within one month from the date of such payment or tender, it shall be the settler 15 competent to the proprietor, by summary petition—whereof the settler may be com-shall have had reasonable notice—to the Superior Court in the District wherein the land is situate, to demand a writ of possession for such land.

10. Such writ of possession, upon proof summarily made to the satis- Writ of 20 faction of the Court, or of such notice and answer, and of the service possession to thereof, and of such payment or tender, and of the continued possession case on cerof the settler, shall be forthwith granted with costs—taxed as the Court tain considermay order—against the settler, and shall have the same effect and be ation. executed in the same manner as though issued in pursuance of a final 25 judgment rendered by such Court in a suit duly instituted for his ejectment from such land; Provided always, that in case the settler shall not have been actually paid the sum so demanded by him, and the amount of such costs shall be less than such sum or than any unpaid

remainder thereof, then any balance due to him shall be paid or again 30 tendered to him, at the time of the execution of such writ of possession.

11. Should the proprietor not see fit to pay or tender the sum by Proprietor such answer demanded, it shall be competent to him, at any time within may demand an experie two months from the service upon him of such answer, by summary in certain petition (whereof the settler shall have had reasonable notice) to the cases. 35 Superior Court in the said District, to demand an expertise in the premises, under this Act.

12. If within one month from the service of such answer, payment Settlers may or tender of the sum thereby demanded shall not have been made by demand an the proprietor to the settler, it shall be competent to the settler, at any in certain 40 time within the month next following, by the like petition to demand cases. such expertise.

13. Upon such demand duly made by either party, such Court Cozza to shall take cognizance thereof, and shall cause such expertise to take order experplace, and the award therein made shall be homologated, and judgment 45 thereon shall be rendered,—the whole, to all intents whatsoever, as though a suit had been instituted in ordinary course before such Court, by the proprietor for the ejectment of the settler from the land in question, and as though the settler, without contesting the title of the proprietor, had therein demanded an expertise under the foregoing pro-50 visions of this Act.