(Repealed by 19 Vict. Chap. 53, s. 5.)

- 2. The proprietor or possessor of the Seigniory Who may apmay appear either in person or by his agent, before pear todemand the Commissioner, for the purpose of having any corrections. error corrected which may have crept into the said Schedule; and for the like purpose the Censitaires of the Seigniory may appear before the said Commissioner by their agent to be appointed by a majority of the Censitaires of the Seigniory present at a meeting called for that purpose by any three or more of the Censitaires thereof, eight days' public notice thereof having been previously given in the manner prescribed in the seventh section of this Act;
- 3. But no Schedule shall be completed until the Schedule not Judges of the Special Court shall have given judge to be completement upon the Questions to be submitted to them ed until Seignas hereinafter mentioned; and in the event of any nior's rights of the decisions pronounced by the said Special are decided. Court, being reversed or altered upon appeal to the privy Council, the Commissioners forming the Court of Revision of Schedules hereinafter mentioned shall alter and amend the Schedules accordingly.

(See also 19 Vict. Chap. 53, ss. 5 & 8.)

- XII. It shall be lawful for the Governor, by letter Four revising under the signature of the Provincial Secretary, to Commissioners select from the Commissioners so to be appointed, four of their number, of whom any three shall form a Three to sit. Court for the revision of Schedules made under this Act, and in like manner from time to time to remove them and to appoint others in the place of any so removed, dying, resigning office or being incapacitated to act. (See also 19 Vict. Chap. 53, s. 9.)
- 2. The decision of any two of the Commissioners so Two may selected, whether the others be present or not, on any decide. matter relating to the revision of any Schedule made under this Act, shall be final;
- 3. In making such revision the Commissioners shall They may proceed summarily, but they may order any evidence require evidence adduced which they may think requisite to enable them to pronounce a correct decision, and for that purpose shall have the same powers as in making a Schedule;