such petition, to revise and re-consider the same, and to set aside and annul the same, either wholly or in part, or to amend or reform the same; and it shall be lawful for Her Majesty's Attorney General or Solicitor General for 5 Lower Canada, for the time being, to appear in such Court or before such Judges to answer such petition for, and on behalf of, Her said Majesty; And it shall be lawful for Her Majesty's Attorney General or Solicitor General, whenever the said Commissioners shall be dissatis-

10 fied with any award made or pronounced by such Arbitrators, to apply in like manner by information, for and on

behalf of Her said Majesty, to the said Court or to the said Judges, for reasons to be set forth in such information, to set aside or annul such award, either wholly or 15 in part, or to amend or reform the same; and it shall be Powers of the lawful for such Court or Judges either to amend or reform Court.

such award or to set aside and annul the same; and if As to costs such Court or Judges shall be of opinion that the Claimant in any such appeal is entitled to recover an amount of 20 compensation larger than that awarded by the Arbitrators, the Claimant shall be entitled to receive from the said

Commissioners not only the amount of compensation specified in the judgment of the said Court, but also such costs as the said Court or Judges may award upon such appeal; 25 and when in any appeal instituted by Her Majesty's Attorney General or Solicitor General, such Court or Judges

shall set aside or annul any such award, or shall diminish the amount of compensation awarded to the Claimant, then it shall be lawful for such Court or Judges to award 30 costs to Her Majesty's Attorney General or Solicitor General, as the case may be, for and in behalf of Her Majesty.

XII. And be it enacted, That in every such appeal the What evidence Arbitrators shall be bound to produce before the said shall be admissible on ap-Superior Court or the said Judges all such evidence as peal-35 shall have been taken down and recorded before them, together with all plans, receipts, vouchers and other docu-

ments which shall have been submitted to them and filed before them in relation to such claim; and the said Court or the said Judges shall not allow any other evidence to 40 be adduced before them upon any such petition in appeal except when the said Arbitrators shall have rejected and

refused to record evidence by law admissible: Provided Proviso: withalways, that no such appeal from any such award shall lie appeal must be or be entertained unless such Petition in appeal shall brought.

45 have been filed before the said Court or the said Judges within three months from the date of such award and unless due notice of such Petition shall have been given at least twenty full days before the filing of such Petition.

XIII. And be it enacted, That notice of any proceed-Where notices 50 ing had or to be had under the authority of this Act or of missioners either of the above recited Acts, shall be given to the said may be served. Commissioners at their Office, if such notice relate to a