

Not to revise  
their own  
Schedules.

4. No Commissioner so selected shall sit in revision of any Schedule made by him ;

When and  
how a revision  
may be ob-  
tained.

5. And no revision of any Schedule shall be allowed unless application be made for the same within fifteen days from the expiration of the time allowed under the Eleventh Section of this Act for the correction thereof by the Commissioner by whom it was made ; and every such application shall be made by a Petition presented on behalf of the party interested to the Governor, specifying the objections made to such Schedule and the amendments demanded, and praying for the revision thereof ;

How Sched-  
ules shall be  
referred to  
them for  
revision.

6. Upon the receipt of any such Petition, the Provincial Secretary shall refer the same to the Commissioners forming the Court of Revision aforesaid, whose duty it shall be, after having given eight days' notice in the manner provided by the seventh Section of this Act, to proceed to revise the Schedule therein mentioned, and if they find any error to correct the same, in so far as, but no farther than, it shall have been so specially objected to ; but they shall not alter any value determined by *expertise* without the consent of the majority of the *experts* or of the sole *expert* ;

Costs against  
party wan-  
tonly requir-  
ing a revision.

7. The said Court of Revision may award and tax costs against any party who may in their opinion have demanded or opposed the revision of the Schedule without reasonable cause, and such costs may be recovered on the certificate of any one of the said Commissioners as a debt due by the party against whom they shall have been awarded, to the party in whose favour they have been taxed.

Notice of com-  
pletion and  
deposit of  
Schedule with  
the Receiver  
General.

Triplicates  
how disposed  
of.

XIII. As soon as the Schedule of a Seigniori shall be completed in the manner hereinbefore provided, 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 Seigniori is situate, or if such Seigniori be situate in two Districts, then in the office of the said Court in that District in which the greater part of such Seigniori is situate ; 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 A, annexed to this Act, or in other terms of like import, in the English and French languages in the *Canada Gazette*, or other newspaper recognized as the Official Gazette of the Province, and in at least one newspaper published in the District in which such Seigniori or the greater part thereof is situate, or if there be no newspaper published in such District, such notice shall be so published in the nearest District where- in one or more newspapers are published. And the Clerk of the Superior Court shall furnish copies of or extracts from such Schedule

Copies and  
extracts to be