## Costs of Arbitrations, U. C.

obtain, or as a consideration for having obtained such award, treble the amount of the whole sum demanded by the Arbitrator, and to obtain payment whercof he has refused or delayed as aforesaid to make, execute or deliver his award, or treble the sum actually paid to him for his award, and received by him contrary to the provisions of this Act, such treble sum or sums to be recoverable with full costs in an action of debt to be brought in either of the Superior Courts of Common Law.

11. In all cases where an award has heretofore been or Arbitrator to shall hereafter be made, the Arbitrator making the same may fixes taxed to maintain an action for his fees upon such award, after the him. same shall have been taxed, which taxation may be made at the instance of the Arbitrator, upon notice to any party to the reference, against whom he may afterwards bring such action; and in the absence of an express agreement in respect thereof, the Arbitrator may maintain such action, after such taxation, against all the parties to such reference, jointly or severally.

12. The word "Arbitrator" in the Act shall be taken to Interpretation. include all Arbitrators, every umpire or umpires, and every referee in the nature of an Arbitrator; and the word " award " shall include every umpirage and every certificate in the nature of an award.

13. This Act shall extend only to Upper Canada.

SCHEDULE A.

For every meeting where the cause is not proceeded
with, but an enlargement or postponement is
made at the request of either party, not less than. \$ 2 00
Nor more than
For every's day's sitting, to consist of not less than
six hours, not less than
Nor more than
For every sitting not extending to six hours (fractional
parts of hours being excluded) when the arbitra-
tion is actually proceeded with, for each hour
occupied in such proceedings, at the rate of not
less than
Nor more than

## SCHEDULE B.

stated decounting and a property for the second states of the second states and the second stat For every meeting where the cause is not proceeded with, but an enlargement or postponement is made at the request of either party, not less than \$ 4 00 Nor more than ..... \$ 8 00 For · • • • • •

Act limited to ΰ.c.

Cap. 32.