COSTS.

May be awarded against either party, upon application for revision of Schedule, 153

COUNSEL,

May be heard by the Judges on the questions submitted, 156 Number limited, 156

COURT,

Special, of Judges of Queen's Bench and Superior Court, 157

CROWN RIGHTS,

Value to be ascertained in each Seigniory, 146

Casual, how estimated, 149

To cease upon publication of notice of deposit of Schedule, 154

Revenue therefrom to form part of Fund, 159

To be applied in each Seigniory, to reduction of rentes constituées representing the lods et ventes, 159

CROWN SEIGNIORIES,

Schedules may be made, 172

CURATORS.—See Tutors.

DEBENTURES,

May be issued, 158 Amount issuable, 158

ENTAIL,

Rentes constituées upon entailed lands may be redeemed, if there be an Opposition in force, 162, 163 Redemption allowed, 169

ERRORS,

Correction of, in the Schedule, 152 In French version of Act of 1854, 173

EXECUTION.

Rentes (either above or under £10) may be recovered by execution, for arrears not exceeding nee years, 163

Sale under execution not to have the effect of paying Seigniorial Rights or rentes constituées to which the property may be liable, 164

EXPENSES INCURRED UNDER THIS ACT,

Payable out of Consolidated Revenue Fund, 158 Separate accounts thereof to be kept, 159

EXPERTS,

May be appointed, in certain cases, 150, 151
How appointed, 150
Their powers, 151
Appointment of a third, 151
Their decision to be entered in the Schedule, 151
A sole expert may be appointed, 151
Commissioner may be either sole or third expert, 151
Filling up of vacancies, 151, 152

Their fees, 152

EVIDENCE.

Commissioners may take evidence on oath, 150

Penalty for refusal to give, 150

May be demanded by Commissioners for revision of Schedules, 153
Copies and extracts from Schedules deposited in Office of Superior
Court (certified by the Clerk) to be deemed authentic, 154