

rules and practice in chancery, any defect in form, &c. notwithstanding—1723, ch. 8, sec. 3,	61
The commissioners so appointed shall affix public notice at the parish church where the land lies, intimating the time and intention of their meeting, three Sundays at least before such meeting, and the like notice shall be put up at the most public places of the county twenty days before such meeting—1723, ch. 8, sec. 4,	62
Where any person known to be interested lives out of the county, a like notice shall be fixed at the church door of the parish wherein such party resides, forty days before such meeting—1723, ch. 8, sec. 4,	62
The commissioners shall return a certificate of such notice having been given, together with the examination of the witnesses—1723, ch. 8, sec. 4,	62
The commissioners and evidences shall have the same allowance as justices and evidences in the county courts, to be levied in the same manner as officers' fees—1723, ch. 8, sec. 6,	63
All that part of the act of 1723, ch. 8, requiring the commissioners to affix public notice at the parish church, repealed—1815, ch. 141,	62
The commissioners under the act for marking and bounding lands may summon and compel the attendance of witnesses to prove boundaries which are desired to be perpetuated, and may take depositions, and return them, with their proceedings, which shall be as good evidence as if a commission for that purpose had issued under the act of 1723, ch. 8—1793, ch. 70, sec. 2,	302
The act to establish a mode to perpetuate testimony not to extend to proving the boundaries of land, or to alter the law for that purpose—July, 1779, ch. 8, sec. 4,	146
The surveyor may insert in any certificate any boundary, artificial or natural, as being at the end of the distance expressed, provided he shall actually measure such distance—Nov. 1781, ch. 20, sec. 14,	173
In case the length of the line expressed in such certificate shall not reach the boundary, and the line shall not have been actually run, on caveat against grant issuing on such survey, the same shall be void, so far as that the land which is excluded by running from the end of the course and distance to the end of the next course and distance, or to the next boundary, if any, shall be liable to be affected as vacancy—1781, ch. 20, sec. 14,	174
Every surveyor before he enters on the execution of his office, shall swear or affirm, that he will not mention any boundary in his certificate of any survey, unless he shall actually run and measure the distance to such boundary, and that the boundary or boundaries by him returned shall be at the end of the line as expressed, and that the certificate does not contain more land than certified by him, to the best of his knowledge and belief—1781, ch. 20, sec. 14,	174

BOUNDING LANDS.

Any person seized of lands held under courses and distances only, as to any of the lines thereof, (whether courses and distances only are