

Party aggrieved by determination of the commissioners, may apply for a special commission for a review, &c

That if either of the said parties, disputing bounds as aforesaid, shall find himself aggrieved by any such order, determination, and decree, as aforesaid, it shall and may be lawful for the person so aggrieved, to make application to the governor for the time being for a special commission, to be directed to three persons inhabiting within this province, whereof one to be of his Majesty's council, or one of the Justices of the Provincial Court, and the other two to be well skilled in the art of surveying, and of good character, such as the governor shall think fit to appoint, to review such determination, order, and decree, who, by virtue of such commission, shall have full power and authority to review the same, according to the directions, and after the manner prescribed in this act, and either confirm the same, or otherwise to pass such further determination, order and decree, of and upon the premises, as to them shall seem most just and equitable; so always, that the said review shall be made, and fully completed and entered, as aforesaid, within three months from the time of the determination, made by the first commissioners, from which last determination, and entry of the plat and certificate thereof, as aforesaid, there shall be no further review or appeal whatsoever, allowed to any of the Courts of this Province: but in case the pretensions of any party grieved shall amount unto, or be adjudged to exceed the value of three hundred pounds sterling; that then and in all such cases, such party may have an appeal from such sentence of the commissioners of review to the King's Majesty in Council, he giving security to prosecute such appeal with effect, or otherwise pay and satisfy all such costs and damage as shall or may accrue to the other party for whom such sentence has been given, by making such his appeal as aforesaid.

Appeals in certain cases may be made from the sentence of the commissioners of review to the King in Council

Party in whose favour sentence shall be given, to be put into possession, notwithstanding an appeal

This act not to extend to bounds formerly settled, nor where actions depending

Commencement and continuation of this act

11. PROVIDED NEVERTHELESS, AND IT IS HEREBY ENACTED AND DECLARED, That the party for whom such sentence as aforesaid, shall be given, shall not any ways be delayed by such appeal to the King's Majesty as aforesaid, but immediately put in possession of the land within the bounds so ascertained as aforesaid. *And also provided,* That where any bounds of lands have been already settled and determined by any lawsuits, arbitrations, or otherwise, such determination appearing on record, the same so settled and determined, shall remain and continue unalterable, and no ways subject to any view or review of the commissioners appointed by this law. And that it shall and may be lawful for the Provincial Court of this Province to hear and determine all actions of trespass and ejectments already depending before them, or which shall be commenced before the first day of June, one thousand seven hundred and sixteen, any thing in this act to the contrary notwithstanding. *And further,* That this act, nor any clause therein contained, shall be of force or put in execution, within any the counties of this Province, until the first day of June, in the year of our Lord God, seventeen hundred and sixteen, or continue in force longer than three years after the said first day of June, seventeen hundred and sixteen.

This act was repealed by 1718, ch. 18, which was dissented to by his lordship.