Proceed to consider

Advisable

Proviso

Appeal.

Board of County Commissioners, file with said commissioners his, her, their or its objection in writing, and said County Commissioners shall, after five days' notice to each side interested, or the attorneys thereof, or as soon thereafter as practicable, proceed to consider the award, return, report, plat and proceeding of said examiners and all the proceedings in said case; and the said County Commissioners may ratify and confirm, reject, reverse, alter, amend or correct, award, return, report, plat and proceedings of said examiners and all the proceedings in said case, or may, in their discretion, send back to said examiners or to a new Board of Examiners, in case they deem it advisable, the award, return, report, plat and proceedings of said examiners for alteration. correction or amendment; and any person interested in said proceedings may appeal from the final order of ratification or rejection of the report of said Board of Examiners by the County Commissioners of said county to the Circuit Court thereof; provided said appeal is taken within thirty days from the passage of said final order of ratification or rejection; and provided, further, that the cost of the record in case of appeal shall be paid or tendered to the Treasurer of said county or to the Clerk of the County Commissioners within thirty days from the date of said appeal; and in case the costs of said appeal are not paid or tendered as aforesaid, within the period aforesaid, it shall be lawful for said County Commissioners to proceed to act in the premises as if no such appeal had been taken; and in case any appeal is taken as aforesaid to the Circuit Court for said county, and a motion is filed to quash the proceedings in said case, any of the proceedings may be amended as to matters of form, so that the case may be tried on its real merits, and the purposes of justice subserved, or the court may in its discretion remand said case to said County Commissioners for alteration, correction or amendment; and when final judgment is entered by the Circuit Court in any case, said court may determine whether the costs shall be paid by the appellant or appellee, and such amendment may be made at any time before the jury retire to make up their verdict, in case of jury trial, and in cases of trial before the court, at any time before judgment is entered.