- 13. In all cases wherein process may be issued to summons parties before the said commissioner, which shall be returned non est, no final order shall be passed in the premises until public notice shall have been first given in some newspaper published in said county once a week for at least three weeks, and no order shall be passed upon any record or paper alleged to have been destroyed or injured by fire, which shall in anywise have the effect to impair or interfere with the rights of third parties not appearing to or contesting any issue before the said commissioner, and any party to any issue or examination had before said commissioner, shall have the right at any time within thirty days to appeal from any order passed by him to the circuit judge for said county, and the said commissioner shall be and he is hereby required to carry into effect the order of the said judge in the premises.
- 14. When any docket shall have been wholly or partially destroyed by fire, the said commissioner shall cause the same to be made up anew from the trial papers, auxiliary dockets, or any evidence in the office of the clerk of the Circuit Court for said county, which may be accessible from the burnt remains of any docket or papers, or otherwise, and when such dockets shall have been made up the commissioner shall certify the same under his hand and seal to the judge of the Circuit Court, and it shall be the duty of the said judge to examine such renewed docket or dockets as the case may be, and if found correct, to adopt the same as the docket of the court, and the said judge shall signify such adoption by a certificate in writing upon each of such dockets, and such renewed dockets shall be as valid and effectual in law as the original dockets would have been had they not been destroyed or in any way injured by fire.
 - 15. When any cause of action or trial paper in any case, whether pending or settled, at law or in equity, may have been wholly or partially destroyed by fire, the said commissioner is hereby authorized to cause the same to be restored or re-established by consent of parties, if so proposed, or by such evidence as may be supplied from the remains of burnt papers or dockets or other papers in the office, and if such evidence shall be suffi-