

ARTICLE XLVI.

BOUNDING LANDS.

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| <ul style="list-style-type: none"> 1. Commission for, by what court issued 2 Who may have commission 3 Where tract held by different persons and lies partly in one county and partly in another, etc 4 Where several persons hold separate parts of same tract, and where person holds younger survey 5 Notice of application 6 To whom commissions to be issued. 7 Notice by commissioners 8 Oath of commissioners 9 Commissioners to make surveys 10 To issue summonses for witnesses. | <ul style="list-style-type: none"> 11 Attendance of witnesses, how compelled. 12 Commissioners to administer oath 13. To take and return depositions, when recorded to be evidence 14 To set up boundaries, and to return plats; returns to be recorded 15 When adjudication of commissioners, and record thereof, to be conclusive evidence, infants, married women, etc, excepted 16 Where parties have agreed, commission not to act 17 Agreement of parties may be recorded 18 Fees of commissioners, surveyors, etc |
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COMMISSIONS TO PERPETUATE BOUNDARIES OF LANDS

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| <ul style="list-style-type: none"> 19 Commissions to perpetuate bounds of land, how taken 20 Commissioners to give notice. | <ul style="list-style-type: none"> 21 Examinations as available as if taken under rules of courts of equity 22 Pay of commissioners |
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1. Any commission authorized by this article may be issued by the Circuit Court for the county where any part of the land lies, or if the land, or part of it, lies in the city of Baltimore, it may be issued by the Superior Court for Baltimore City; and the word county as used in this article shall include the city of Baltimore.

Art 15, s. 1
1786, c 33, s 2
Commission for,
by what court
issued

2. Any person, or body corporate, entitled to any estate of inheritance in lands in possession, remainder, or reversion, or having a life estate therein, or an estate for years by a lease having twenty-one years to run, duly executed and recorded, if such lands are described by courses and distances only as to any of the lines thereof in the grant or deed under which they are held, or if any of the bounds called for are lost, may have a commission to mark and bound such lands, by complying with the provisions of the following sections

Id s 2
1786, c 33, s 2,
1787, c 22, s 2,
1808, c 46, s 2
Who may have
commission

3. In all cases where the same tract is held by different persons, and lies partly in one county and partly in another, or partly in this State and partly in an adjoining State, any person interested may have a commission to mark and bound the whole tract when lying wholly in this State, and also his particular part; and when lying partly in this State, and partly in an adjoining State, any citizen of this or any of the United States may have a commission to mark and bound such part as shall lie within this State.

Id s 3.
1793, c 70, s 4
Where tract
held by different
persons and
lies partly in
one county and
partly in another,
etc

4. Where several persons hold separate parts of one and the same tract, they, or any of them, may have a commission as well to mark and bound the whole tract as their particular parts thereof, and where any person holds a younger survey, and is thereby interested in the location of interfering or neighboring elder surveys, he

Id s. 4
1786, c 33, s 8
Where several
persons hold
separate parts
of same tract,
and where person
holds
younger survey.