

CHAP. 180. before all Justices of the Peace in this State; and the said appraisement and valuation of the said marshes and low grounds so as aforesaid to be made, shall be the rate of assessment for all taxes levied under this act, for and during the term of ten years next after the last Saturday in April, and until commissioners shall again be chosen by the said company in the same manner, and shall in the same manner as prescribed in this section complete and certify into the Recorder's office of Kent county in the State of Delaware aforesaid, another valuation and appraisement of the said marshes and low grounds to be recorded as aforesaid, which said other appraisement and valuation of the said marshes and low grounds being so completed, returned and recorded as herein directed for the first, shall be thenceforth the rate of assessment for all taxes levied under this act, and shall be binding and conclusive upon all parties, and a copy of the record thereof certified by the said Recorder, under his hand and seal of office shall be good and sufficient evidence in all courts of justice, and before all Justices of the Peace in this State, for and during the term of ten years next after the last Saturday in April of the year in which the same shall be completed, and until another valuation and appraisement shall in like manner be made, and so tolies quoties for every period of ten years, reckoning from the last Saturday in April of the year in which any valuation and appraisement of the said marshes and low grounds shall have been made, so that a new valuation and appraisement as aforesaid, may be had by the said company every ten years, and in any such other or new valuation and appraisement, the commissioners shall not be confined to the same marshes and low grounds only, which shall have been included in any previous valuation and appraisement, but may include any other marshes and low grounds which they may be of opinion are or will be benefitted or improved by any ditch or ditches which may or shall have been, or may be opened, and may proceed to lay out with the assistance of some skilful surveyor by them to be appointed, other ditches making into some part of the original ditch; and the said commissioners shall cause to be made out a plot of the said ditch or ditches so by them laid out, with explanatory notes, and representing the several courses and distances thereof, and of the several prongs thereof, and the breadth and depth of the same, or of the several sections thereof, if of different breadths or depths in different parts, and shall cause the said plot to be delivered together with their

Rate of assessment under this act.

For ten years.

Certificates and record in Delaware.

Conclusive and legal.

For ten years.

And subsequently

Authority to include other low grounds, &c.

Additional drains

Plats and explanations.