

Improvement of Land Act 1864

1864 CHAPTER 114

Proceedings preliminary to Sanction of Improvements

23 And Costs may be given by the Court.

The Costs of and incidental to every Application under the Twenty-first and Twentysecond Sections, and the Mode in which such Costs shall be settled or taxed, shall be in the Discretion of the Court or Judge who shall hear such Application, and if such Court or Judge shall so direct, the said Costs shall be deemed to be Part of the Expenses of and incidental to the Application for the proposed Improvements.