dary in question, where after having heard the interested parties, duly notified thereof by a special notice of three days, and examined the works required, he orders any party in default, whether complainant or not, to construct or repair his boundary fence so that it be good and firm, within the delay determined by such inspector. Such delay must be as short as possible.

425a. (Added by 36 Vict., ch. 21 s. 11.) In the event of the works not being executed within such delay, the rural inspector may authorize either the complainant himself or any other person to execute the same, or to cause the same to be executed, and the cost thereof is assimilated to municipal taxes if it is not recovered in the same manner as penalties under the authority of this code. 41 Vict. C. 18.

426. The rural inspector cannot order the making, in a rural municipality, of a new fence, or the repairing of an old one when so dilapidated that the cost of repairing it would be equal to that of a new one, unless the party bound to do such work has received special notice in writting, to such effect, before the first day of the preceding month of December.

427. Article 423 relative to boundary ditches, applies also to persons liable for boundary fences.