

of this article are contravened, in addition to any damages occasioned thereby.

391. Whoever causes any obstruction or nuisance on any municipal road, side-walk, ferry or bridge, or renders the use thereof difficult or dangerous, incurs for each offence, over and above the damages occasioned thereby, a penalty of not less than two or more than ten dollars.

392. The road inspector of the division must make a report to the council respecting any encroachments on the road, side-walks, bridges, and other municipal public works which are under his superintendence.

393. Every road inspector, and every person who accompanies him, or who is authorized by him in writing, may, in the day-time, without previous notice, enter upon any land whatever, whether occupied or unoccupied, inclosed or uninclosed, for the purpose of making a survey for any road, or upon any unoccupied land, for the purpose of searching for timber, stone or materials necessary to carry on any public work, by making compensation for actual damage done.

394. Every road inspector entrusted with the superintendence or direction of labor on any road, bridge, or other public work, may, by himself or by others acting under his direction, and without previous notice, enter in the day-time, to the distance of one arpent from such public work upon any unoccupied land and take therefrom any materials requisite for such work, except fruit-trees, maples, planes, and any other trees preserved for ornament.

395. Such inspector must, as soon as possible, declare on oath, what he believes to be the value of the damage occasioned by the taking of such materials.

If the amount of damage exceeds twenty dollars, it must be assessed by the valutors of the municipality, according to the rules laid down in article 902 and the following articles of the title of expropriation for municipal purposes.

396. The amount of damage is paid by such road inspector, out of the moneys placed in his hands for defraying the cost of such