duties as if he had been appointed by the party interested, on whose behalf he is so appointed to act.

10. The engineers may adjourn their meetings from time to time for periods not exceeding one week.

11. The engineer appointed by the Minister of Railways 5 and Canals, or agreed upon as unpire by the other engineers, shall, within ten days after such meeting as provided for in subsection seven, make out a report in duplicate, one to be sent, by registered letter, to the manager of the railway company, and one to be sent, by registered letter, to the engineer 10 of the municipality or landowner, which copy shall be filed as provided in subsection two of this section; and such report shall be final and binding, as set forth in that subsection.

Notice to company of commencement v of work. d

Adjourn-

Third engi-

neer to make

ments.

report.

Work may be done by company's employees. Or by parties interested.

Company to notify parties which mode selected.

If work done under (b) company to be asked to inspect work.

When work satisfactorily completed, company's engineer to notify other engineer.

Cost of enlarging culverts. ^{59.} The engineer of the municipality or landowner shall, within four days after the final decision with regard to such 15 drainage works, given in any of the ways hereinbefore provided, send to the manager of the railway company, by registered letter, a notice stating the place and day upon which he intends to commence the said works, which day shall not be sooner than twenty, nor later than thirty days, from the day 20 of notice, and in such notice he shall ask the manager of the railway which of the following modes of doing the work he will select on behalf of the railway company:

(a) First, the railway company shall do the work by its own employees for such amount as is finally agreed or decided 25 upon; or

(b) Second, the work shall be done by the parties liable for the cost thereof, and under the supervision of the railway engineer, or of some one acting in his behalf, and subject to the provisions of section five of this Act. 30

2. The manager of the railway, or some one acting in his behalf, shall, within ten days after receiving the said notice, inform the engineer of the municipality or of the landowner, by registered letter, which of the said modes of doing the work he will select on behalf of the railway company. 3

3. If the work is done under paragraph (b) of subsection one of this section, the parties who have done the work shall, within four days after the completion thereof, request the engineer of the railway company, by registered letter, to inspect the said work.

4. When the work has been completed, the engineer of the railway company shall send to the engineer of the municipality or landowner, by registered letter, a certificate that the work has been completed in accordance with the plans and profiles as finally agreed or decided upon, and furnished to the railway 45 company.

10. Where any existing bridge or culvert in the road-bed of a railway has to be enlarged, under the provisions of this Act, by the deepening or widening thereof, such deepening or widening shall be done by the railway company, but at the 50 cost of the municipality or landowner.

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