

be signed by such clerk by *Acte* before a notary, requiring the said gas company to introduce gas into the street in question, on a line which shall be set forth in the notice.

Obligation of the company thereupon to furnish the gas.

XII. And in the twelve months, following the service of the said resolutions and notice upon the said gas company, it shall be obliged (if it be not relieved from such obligation by means of the petition hereinafter mentioned) to introduce gas throughout such street, on the line which shall be indicated, provided always that if the said gas company be injured by such requisition which shall be so made by the corporation of Montreal, it shall be lawful thereto, within the thirty days next after the service of the said resolutions and notice to present before any of the judges of the superior court for Lower Canada, in the district of Montreal, a summary petition praying the cancelling or modification of the requisition so made by the said corporation of Montreal; such petition shall contain the grounds upon which the cancelling or modification of the said requisition is asked and shall be served upon the said corporation of Montreal at least four days before it is presented to the judge. The judge to whom such petition is presented shall receive the written or verbal answer which the corporation of Montreal shall make thereto, may take into consideration the various facts and circumstances which relate to the said company in the carrying out of the charter thereof in the said city, with the view of

Company may petition against corporation.