pes of the at a like belonging when such y so as the t, and that initials of them; and s and stopllars of the with Gas, tamped or Company, e Montreal lty of five or neglect aid to the e recover-Court of Montreal: ence shall ight Comny, or any established racticabilipipes that east three pany, then the Sur-

hall be of

opinion that it is not practicable to lay the pipes at such distance as aforesaid, shall direct the mode in which the pipes of the respective Companies shall be laid at such place, and the distance at which they shall be apart, not exceeding the distance aforesaid: Provided always, that an appear shall be from any such decision of the said Surveyor to the Mayor's Court of the said City of Montreal, at any sitting of the said Court, held after the day on which the decision of the said Surveyor shall be notified to the parties.

XVI. And be it enacted, That the said Com- Location of pany shall so construct and locate their Gas Works, and all apparatus and appurtenances thereunto appertaining or therewith connected, and wheresoever situated, as in no wise to endanger the public health or safety; and for the Company to purpose of better ensuring the due execution obey health regulations. of the provisions of this section, the said Company shall, with regard to the construction of such part of their said Gas Works as shall lie within the City of Montreal, be subject and bound by the existing By-laws of the Council of the said City for insuring the public health, safety and convenience of the inhabitants thereof; and the said Gas Works, apparatus works to be and appurtenances, or so much thereof as shall subject to visibe within the said City, shall moreover be at all reasonable times subject to the visit and in-