4. If the engineer of the railway company and the engineer When engiof the municipality or of the landowner agree upon any por-neers agree, report to be tion of, or the whole of, the said work objected to by the mana- binding. ger of the company, then such report, amended, if need be, as

- 5 agreed upon, shall be made out in duplicate and signed by both engineers, one copy to be retained by the engineer of the railway company and one by the engineer of the municipality or landowner; and the said report shall be binding upon all parties concerned, as set forth in subsection two of this section,
- 10 and shall be filed as provided in the said sub-section. 5. If the engineer of the railway company and the engineer When engineers disagree, of the municipality or land owner fail to agree upon the matters in dispute, as mentioned in subsection three of this sec-referred to tion, then the said matters in dispute shall be referred to the pointed by
- 15 decision of an engineer to be appointed by the Minister of Minister. Railways and Canals, whose report and decision shall be final and binding upon all parties interested, as set forth in subsection two of this section, and shall be filed as provided in the said subsection.
- $\mathbf{20}$ 6. When the said disagreement takes place, the engineer of Minister may either of the parties represented may, within four days there- be requested to appoint enafter, by registered letter, request the Minister of Railways gineer as a and Canals to appoint an engineer as provided in the next referee. preceding subsection, and shall in such letter give the name
- 25 and post-office address of the engineer representing the other party, and also his own post-office address, and state the locality where the proposed work is to be done.

7. The Minister of Railways and Canals shall, within six days Minister to after receiving the said request, appoint a competent engineer to appoint engineer who shall 30 settle the matters in dispute. The engineer so appointed shall, inquire into within six days after his appointment, notify, by registered matters in dispute. letter, the engineer of the railway company and the engineer of the municipality or landowner, of the day on which he will attend at the place of the proposed work, which day shall not 35 be earlier than ten, nor later than twenty days from the date of

- such notification; and the said engineers shall attend at the time and place mentioned in such notice, and shall give all necessary information to the engineer appointed by the Minister of Railways and Canals, and the said last-named
- 40 engineer shall carefully inquire and examine into all the objections made, and differences of opinion existing between the engineer of the railway company and the engineer of the municipality or landowner, with reference to the proposed work upon the lands of the railway company, and the cost thereof.
- 45 8. ()r the engineers of the parties interested may, after the Engineers said disagreement takes place, agree upon a third engineer to may agree upon third engineer to upon third act in the place of the engineer directed to be appointed by the engineer. Minister of Railways and Canals in the next preceding subsection, and such third engineer shall proceed in all respects 50 as provided in this Act with regard to notice, attendance,
- inquiry and report as in the case of an engineer appointed by the Minister of Railways and Canals.

9. If the engineer of either of the parties interested fails to where engiattend, or to act as provided by this Act, the Minister of Rail- neer fails to

55 ways and Canals may appoint a competent engineer to act in place of such engineer, who shall have the same powers and