In cases of dispute between Inspector and owner

shall immediately examine and inspect such Pot or Pearl Ashes, according to the provisions of the said Act, and report in writing to the Board of Trade for such city, their opinion upon the matter in dispute, and such opinion, signed by them or by a majority of them, shall be final, conclusive, and binding upon the parties, and the Inspector or the Assistant In- 5 spector shall immediately attend and conform himself thereto, and brand every barrel of Pot or Pearl Ashes respecting which the dispute has occurred of the quality, indicated by such opinion, according to the provisions of the said Act, and such Board of Examiners may, if they deem fit so to do, previous to making such examination, call in the aid and assist- 10 ance of one or more persons of experience and practice to advise with them upon the matter in dispute, but such persons shall have no voice in the decision thereof.

Costs of re-

- 3. If the opinion of the Inspector or Assistant Inspector he thereby examination, confirmed the reasonable costs and charges of a re-examination accord- 15 ing to the rates allowed by the Board of Trade for the city shall be taxed by the Secretary of the Board of Trade and paid by the proprietor or possessor of such Pot or Pearl Ashes, and if otherwise by the Inspector with all damages.
- 4. The Council of the Board of Trade for each of the said cities shall, 20 Tariff of fees for re-exami-from time to time, make a tariff of the fees and charges to be allowed nation.

for such re-examination and all services and matters connected therewith, and may also establish rules and regulations for the government of the Board of Examiners.

Liability of City of Mont-

5. The paragraph following is added to the nineteenth section of 25 Inspector for the said Act, and shall he read as sub-section two of the said section :-

If the Inspector of the City of Montreal shall suffer the Policies of Insurance mentioned in the said Act to expire without renewing the same, or if he shall fail or neglect for an unreasonable length of time to provide suitable and convenient buildings for inspection or storage, 30 he shall incur a penalty not exceeding four hundred dollars and be forever thereafter disqualified from holding office as such Inspector.

Removal from office of Inspectors or their assistants.

6. The Board of Trade of any city or place may examine into any complaints made against any inspector or Assistant Inspector of Ashes for such city or place, for neglect or improper performance of his duties, 35 and if they decide that such complaints are well founded, and that such Inspector or Assistant Inspector ought to be removed from office, they may, in the case of any Inspector, notify such decision to the Mayor or other head of the Municipality, who shall thereupon remove such Inspector from his office, and shall, upon the requisition of the said Board, 40 appoint another in his stead—or in the case of any Assistant Inspector, they may notify such decision to the Inspector or Joint Inspector, who shall remove such Assistant Inspector from office, and upon the requisition of the said Board appoint another in his stead.

45