

on any question submitted to them, the County Superintendent who shall have called the meeting, shall have the casting vote, is hereby repealed and the following substituted: "at the meeting of the delegates some disinterested person from among such delegates previously appointed by the County Council for that purpose, shall preside."

Who to preside at meetings of delegates.

11. Whenever two parishes jointly interested in the opening of a new road, the maintenance or improvement of an old road, or the making or maintenance of fences or ditches, cannot agree together as to the division of the work to be done, the matter shall be referred to the council of the county in which such two parishes are situate, which shall, by By-law regulate all matters of difference relative to the opening or maintenance or improvement of such road, or the making or improvement of such fences and ditches, and shall order and prescribe the work to be done and the portion to be done by each parish; and these powers shall belong to such county council, in addition to those conferred by sections fifty, fifty-one, fifty-two, fifty-three, fifty-four, fifty-five, fifty-seven, fifty-eight, fifty-nine, sixty, sixty-one, sixty-two and sixty-three, of the said Act.

Provision in case of disagreement between parishes or townships.

12. The fifty-first section of the said Act shall be hereafter interpreted as though the following sub-section were added after the third sub-section of the said section. "The Municipality shall also be bound to make or cause to be made under the superintendence of the Inspectors, *sous-voyers* or any other officer they may think proper to appoint, by any persons obliged by *procès-verbaux*, By-laws or otherwise, any other road in the Municipality whether it be a front road or a by-road or a street or any other road whatsoever in the Municipality, in conformity with the *procès-verbaux* or By-laws, relating to such roads and with the law, and shall be subject to be proceeded against by any person whatsoever of the age of twenty-one years, if the said roads are not made and kept in repair as aforesaid, for all damages and fines, as provided in the fourth sub-section of the said section, as though the municipality had assumed by law the charge of all the roads therein, saving however the recourse of such municipality against its officers or any other person having charge of such roads, in case of negligence, for the reimbursement to them of all damages, fines and costs incurred."

Section 55 of 18 V. c. 100 amended.

Liability of the Municipality if the Roads are not properly made and kept in repair.

Saving its recourse against its officers.

13. The following words shall be added after the word "year" in the sixth line of the ninth sub-section of the seventy-fourth section of the Lower Canada Municipal and Road Act of 1855, "or at such other time as may be fixed by a resolution passed by the said Council to that effect."

Paragraph 9 of sect. 74 of 18 V. c. 100 amended.

14. 1. In any case where the valuation roll of any locality has not been delivered to the Mayor of the Municipality, as required

Paragraph 3 of sect. 65 of required