made of the work by such Engineer or Surveyor and an assessment to be made by such Engineer or Surveyor of the real property to be benefited by such work, stating as nearly as may be in the opinion of such Engineer or Surveyor the proportion of benefit to be derived therefrom by every road or lot, or portion of lot, and if the Council is of the opinion that the said work or portion thereof is desirable the Council may pass by-laws.

Instead of S. S. 13, 14 and 15 insert:

S. S. 13. The appeal from the Court of Revision shall be to three competent disinterested persons (one of whom shall be a Provincial Land Surveyor) appointed by the Judge, junior or acting Judge of the County Court of the County in which the petition originated, who shall constitute a Court to hear the appeal, and who shall examine all the lands assessed, and may vary the assessment of the lands and the roads benefited as aforesaid, without further notice to the parties interested therein, so that the aggregate amount assessed shall be the same as if there had been no appeal, except as to the costs of appeal which may be added thereto as hereinafter provided, and the Court of Appeal, or, in case there is no appeal to the Court of Appeal, the Court of Revision, shall return the roll to the municipal clerk from whom it was received, and the assessors shall prepare and attest a roll in accordance with their original assessment as altered by such revision.

S. S. 14. If the assessment be varied in any way by the Court of Appeal, the costs of appeal shall be added to the aggregate assessment, otherwise the costs shall be ordered to be paid by the appellant.

Sec. 571. Sixth line in form of By-law: strike out "as shown'by the last revised assessment roll" and insert as certified by the County Judge.

Sub.-Sec. 2. Where word "Judge" occurs insert Court of Appeal.

Sub.-Sec. 3. Where word "Judge" occurs insert Court of Appeal.

Sec. 572. Before the final passing of the By-law a printed copy of the same (together with a notice that any one intending to have such Bylaw or any part thereof quashed must not later than ten days after the final passing thereof serve a notice in writing upon the reeve or other head officer and upon the clerk of the municipality of his intention to make application for that purpose to the High Court of Justice at Toronto during the six weeks next ensuing the final passing of the Bylaw) shall be served upon each of the several owners, their lessees or occupants, or upon the agent or agents of such owners, or left at their place of residence with some grown up member of the family, or, where the land is unoccupied and the owner or owners, or their agent or agents, do not reside within the municipality, may cause to be sent by registered letter to the last known address of such owner or owners a copy of such By-law and notice, and the said By-law shall not be finally passed until after the expiration of three weeks from the last of such services, and the clerk shall keep on file in his office a statutory declaration or declarations