

Delay for appealing after this Act shall come into force ;

14. During the two months next after the day on which this Act shall go into force, any judgment rendered in virtue of this Act or of any of the acts cited in this Act, may be appealed from at any time before the day on which this Act shall go into force, or before the first day of the month of October, one thousand eight hundred and fifty-eight ;

And for providing security.

15. The appellant in such case shall furnish the security required at any time during the said two months, and the delay prescribed in ordinary cases for any proceeding subsequent to the giving of such security shall be computed from the day inclusive following the expiration of the said two months ;

No *Certiorari* to be issued in cases appealable under said Acts.

16. No judgment rendered in virtue of this Act, and of the Acts before cited in the thirteenth sub-section of this section, shall be set aside by any other means than the appeal above prescribed, and no writ of *certiorari* shall be issued and no judgment set aside upon a writ of *certiorari* ;

Par. 2 of s. 14 of *L. C. Municipal Act of 1857*, and s. 41 of *Agricultural Act*, repealed.

17. The second sub-section of the fourteenth section of the Lower Canada Municipal and Road Amendment Act of 1857, and the forty-first section of the Agricultural Act, and the nine sub-sections in the said last section contained, are hereby repealed.

Mayors not to sit in County Council in appeals in which they are personally interested.

21. It shall not be lawful for any Mayor of a local Municipality to sit or vote at any special session of the County Council for hearing or deciding upon any petition of appeal praying for the revision or amendment of any valuation roll or *process-verbal*, or for the amendment or disallowance of any By-law in the matter of which he has any direct personal interest ; and the said County Council shall decide whether such Mayor has or has not such direct personal interest ; but such Mayor shall not have a right to vote on the question of his having or not having such interest.

Councils may not order the demolition of dams.

22. Notwithstanding any thing in the Act hereby amended or in the Agricultural Act contained, it shall not be lawful for nor in the power of any Council to direct the demolition of any mill-dam, on the ground that the same is an obstruction to a water-course, but the right to erect any dam and the rights and liabilities of all parties in respect thereof, whether for damage or otherwise, shall be adjudicated on and determined according to the ordinary rules of law.

Town or Village Councils may require work to be done on roads, &c., by persons out of

23. Notwithstanding any thing contained in the first sub-section of the twenty-third section of The Lower Canada Municipal and Road Act of 1855, as amended by the third sub-section of the eleventh section of The Lower Canada Municipal and Road Amendment Act 1856, any Town or Village Council may levy an assessment from persons residing or holding