

3. "If the works are to continue only a single day, and if two hours after the time fixed by the public notice, any one of the parties interested is not present, the Inspector may cause the work of any party interested in default, to be done by another person.

4. "If the works are to continue several days, and if on the second day any one of the parties interested is not present, the Inspector may cause the work of any party interested in default, to be done by one or two other persons. 5

20. If in the two cases above mentioned the Inspector does not think proper himself to cause the work of any party interested in default, to be done, he shall order the other parties interested to do it together or to cause it to be done by some one from among them; and whoever shall have done such work, may recover the cost thereof, according to the provisions of this Act, on the testimony of the Inspector who shall have ordered such work to be done or on the testimony of two other persons. 15

5. On the second Monday in the month of July in each year, an inspector shall, on the requisition of one or more parties interested in any water-course regulated by *procès-verbal*, order any parties interested in such water-course, to repair and cleanse properly, in order to give a free course to the waters flowing into the same, any part of such water-course passing through their respective lands, the same to be done within the eight days following such public notice. 20

2. If within the eight days above mentioned, the work of any interested party is not done, the inspector may himself cause it to be done by any other person, but if he does not deem it advisable to cause it to be done himself, he shall order that such work be done by the parties interested in that portion of the water-course situated above the part which has not been repaired, or by those of them who may complain, and the party doing such work may recover the cost, under the provisions of this Act, on the evidence of the inspector or on the evidence of two other persons. 25 30

6. On the demand of two-thirds of the parties interested in a water-course not extending beyond the municipality, the local council of such municipality may pass any resolution having for its object to declare that such water-course shall be repaired and cleansed, only between the fifteenth of August and the fifteenth of October in each year. 35

Construction
of provisions
of section 21.

7. The provisions of the twenty-first section of the Act first cited, shall not be interpreted as declaring that the two inspectors aforesaid shall be chosen in the same parish, or in the same township, but as permitting one to be chosen in one parish or township and the other elsewhere, provided that it be not beyond the limits of the county. 40

23rd Section
amended

After the words "*procès-verbal*" in the first paragraph of the twenty-third section of the said Act, the following shall be added: "and as regards the parties obliged to make or maintain water-courses, it shall not be necessary to give their names, but only to designate their lands, either by the range, the concession, or otherwise." 45

2. The Inspectors may also appoint from among the parties interested, a trustee to carry out the *procès-verbal*.

3. After the word "*procès-verbal*," in the last line of the second paragraph of the twenty-third section, the following words shall be added: "in order to have them taxed." 50

25th section
amended.

9. After the words "equitably apportioned," in the third line of the ninth paragraph of the twenty-fifth section, add: "according to the usage in Lower Canada." 55