FENCE VIEWERS - APPOINTMENT OF Act of Mar. 22, 1865, P.L. 538, No. 522 A SUPPLEMENT

Cl. 11

To an act, entitled "An Act to provide for the appointment of fence viewers, in the city of Philadelphia," approved March eleventh, one thousand eight hundred and sixty-two.

Section 1. Remedy for failure to repair or build

If the party who shall be delinquent in making or repairing
any fence, in accordance with the provisions of the act (act of
1862, march 11, p.l. 109) of which this is a supplement, shall
not, within ten days after the report shall have been approved
by the board of surveyors, proceed to repair, or build, said
fence, and complete the same in a reasonable time, it shall be
lawful for the parties aggrieved to repair, or build, said
fence; and if the costs for the work done, and materials
furnished, are not paid by the delinquent party, within three
months after the completion of the same, a lien may be filed
against the premises, for said costs and expenses, which shall
be of the same effect, and may be sued out and collected in the
same manner as municipal claims are now by law collected. 1865,
March 22, P.L. 538, Sec. 1.