Jurv.

Inquisition.

Confirmation

by court.

Trial in court

Quashing pro-

Judgment.

When right to charge tolls forfeited.

alleging the neglect to keep the same in good order and repair, and any judge of said court, being first satisfied by ex parte proof of the truth of the allegations of the petition, shall pass an order directing the sheriff of the county to summon a jury of six persons qualified to serve as jurors in the circuit court, to meet on the part of the said road mentioned in the petition. and the said jurors being first duly sworn or affirmed by said sheriff, shall inquire whether the said part of said road is in good order and repair, and an inquisition in writing shall be signed and sealed by said jurors, and returned by the sheriff to the clerk's office of the circuit court of the county, and if said inquisition shall find that said road is not in good order and repair, any judge of said court may, within ten days after the return of said inquisition, confirm the same, and order that tolls shall not be charged by said corporation at the gates next on either side the place in said road so out of order and repair, until the said road shall be put in good order and repair; but the corporation may before the confirmation of said inquisition. demand a trial in open court, by a jury, whether said road is in good order and repair, or may move to quash the proceedings for any matter of law, in which case the state's attorney for the county shall appear for the petitioners, and the proceedings on the part of the petitioners shall be conducted at the cost of the county, and the court may adjudge on the finding of the jury or otherwise, as may be just and in accordance with principles of law, and may give judgment for costs against the county or against the corporation, in its discretion.

116. If the inquisition shall be finally confirmed, and the said road shall not be put in good order and repair within thirty days thereafter, the said court may order that the right of the corporation to charge tolls on any part of said road within the limits of said county be forfeited, until it shall be made to appear to said court by said corporation that the whole of said road within said county has been put in good order