

**20. Authorised land officer may issue requisitions**

- (1) For the purposes of section 32 of the Act, an authorised land officer may, by written notice given within 2 years after the survey was lodged, require a departmental surveyor to amend, or to provide more information in relation to, a survey.
- (2) If a departmental surveyor (“**surveyor at fault**”) does not make the amendment or provide the information within the time specified in the notice the authorised land officer may —
  - (a) arrange for another surveyor to make the amendment or provide the information; and
  - (b) by written notice require the surveyor at fault to pay the costs of having the amendment made, or the information provided, by the other surveyor.
- (3) If the surveyor at fault does not pay those costs within the time specified in the notice, the authorised land officer may recover the costs as a debt due to the Crown by action in a court of competent jurisdiction.