ությունը որը հայ հարցերի կուրենատերությունը հարցերությունը ու իրելու որը հայ հերությունը հարերը հարերը որը հերությունը հարերը որը հերությունը հարերը հերությունը հերությունը

An Act respecting the Kaslo and Lardo-Duncan Railway Company.

WHEREAS the Kaslo and Lardo-Duncan Railway Company Preamble. has, by its petition, prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore Her Majesty, by and with the advice 5 and consent of the Senate and House of Commons of Canada, enacts as follows :---

1. Subsection 1 of section 4 of chapter 48 of the statutes of 1897, c. 48, 1897 is hereby amended by substituting the word "Argenta" s. 4 amended. for the word "Lardo" in the fifth line thereof.

- 10 2. The Kaslo and Lardo-Duncan Railway Company, herein- Time for after called "the Company," may complete the railway which construction by its Act of incorporation it was authorized to construct, or any portion thereof, within five years after the passing of this 1897, c. 48. Act, provided that as to so much thereof as is not completed
- 15 within that period the powers of the Company shall cease and determine.

3. The Company may divide its undertaking into sections, Undertaking divided into sections.

	180		Rootenay Lake to Howser Lake;
20	2nd		North end Howser Lake to Hall Creek;
	3rd	"	Howser Lake to Trout Lake;
	4th		Trout Lake to Fish Creek;
	$5 \mathrm{th}$		Along Howser Lake;
	6th	"	Hall Creek to head waters of Duncan River;
25	7th	"	Kaslo to north end Kootenay Lake.

4. The Company may enter into an agreement with the Agreement Kootenay Railway Navigation Company for conveying or with another leasing to such company, in whole or in part, the railway of the Company, or any rights or powers acquired under its Act

- 30 of incorporation, as also the franchises, surveys, plans, works, plant, material, machinery, and other property to it belonging, or for an amalgamation with the said company |or any company operated by the said company] on such terms and conditions as are agreed upon, and subject to such restrictions as to the
- 35 directors seem fit; provided that [any] such agreement has first Approval of been approved by two-thirds of the votes at a special general shareholders and Governor meeting of the shareholders called for the purpose of consider- in Council. ing it,-at which meeting shareholders representing at least two-thirds in value of the stock are present or represented by
- 40 proxy-and that such agreement has also received the sanction of the Governor in Council.