be validly claimed under the Act firstly or secondly men-2 tioned (as the case may be) on works constructed under the authority thereof, unless such exemption from Toll 4 be stipulated (as it may be) in the Order in Council transferring such public work to the Company.

III. And for avoiding doubts be it enacted, that the order in 6 provisions and conditions of any Order in Council made council trans-8 under the Act thirdly above mentioned, may extend to public work the mode of adjusting and determining any difference which may extend to 10 may arise between the Crown and any Company or term Municipal Corporation as to their respective rights under 12 the same, or to the reservation of the right of re-entry by the Crown into possession of any Public Work on the 14 default of such Company or Corporation to perform the conditions agreed upon, and to the vesting in any Sheriff 16 power to give possession of such Public Work to any public Officer for the Crown, on any warrant under the hand and 18 seal of the Governor to be addressed to such Sheriff, reciting such default and commanding him to give possession to 20 such officer for the Crown as aforesaid; and that no enactment to be made for the purpose of enforcing the 22 provisions of any such Order in Council as aforesaid shall be deemed an infringement of the rights of the Company 24 or Municipal Corporation to which it shall relate: but nothing in this section shall prevent the enforcement of 26 the rights of the Crown in any legal manner not inconsistent with the provisions and conditions of any such Order

28 in Council as aforesaid.