

MEETINGS OF SHAREHOLDERS—*Continued* :

General Meetings may remove Officers or Members of Committee, and may fill vacancies; may revoke or alter the Rules (except as to the calling of General Meetings, and the manner of voting, and of appointing Committees); may make Rules to regulate the travel on their road, and to impose fines for a breach of such Rules. The Rules to be published and placarded,—*ib.*, Sec. 30. (p. 19.)

Dividends to be declared at semi-annual meetings of the Company,—*ib.* Sec. 35. (p. 21.), *as amended* by 4 Vic. Cap. 18, Sec. 3. (p. 32.)

MILE-STONES :

To be erected and maintained along the line,—2 W. 4, Cap. 58, Sec. 40, (p. 23.)—On the extensions also,—13 & 14 Vic. Cap. 114, Sec. 25. (p. 59.)—and 14 & 15 Vic. Cap. 144, Sec. 6. (p. 55.)

MONTREAL AND PROVINCE LINE JUNCTION RAILWAY COMPANY :

Act incorporating the same repealed, and the powers granted to this Company,—13 & 14 Vic. Cap. 114, Sec. 1. (p. 34.)

MONTREAL HARBOUR :

Power to use the wharves in Montreal Harbour for the purposes of the Ferry,—6 W. 4, Cap. 6, Sec. 3. (p. 30.)

MORTGAGES :

Rent payable for any land taken by the Company, to be chargeable on the Railroad and Tolls in preference to all other claims,—2 W. 4, Cap. 58, Sec. 11. (p. 9.)—also, 13 & 14 Vic. Cap. 114, Sec. 19. (p. 44.)—14 & 15 Vic. Cap. 144, Sec. 6. (p. 55.)

Company may borrow £75,000 for the extension of the road, and pledge their property therefor.—13 & 14 Vic. Cap. 114, Sec. 3. (p. 36.)—

A further sum of £75,000 Currency,—14 & 15 Vic. Cap. 144, Sec. 4. (p. 54.)—£175,000 Sterling (including the sums above mentioned), to consolidate their debt,—16 Vic. Cap. 78, Sec. 1. (p. 57.)

Claims, hypothecs, &c., on property acquired by the Company, to become claims on the purchase money. Provision in case the Company should fear incumbrances,—13 & 14 Vic. Cap. 114, Sec. 23. (p. 49.)

All Debentures bearing mortgage, issued under 16 Vic. Cap. 78, to rank concurrently and by equal privilege on the property of the Company,—16 Vic. Cap. 78, Sec. 4. (p. 59.)

See Bonds of the Company.

NAME OF THE RAILROAD :

2 W. 4, Cap. 58, Sec. 1. (p. 4.)—Including the extensions,—13 & 14 Vic. Cap. 114, Sec. 25. (p. 50.)—14 & 15 Vic. Cap. 144, Sec. 6. (p. 55.)

OATHS :

Arbitrators may examine witnesses on oath, which they may administer,—13 & 14 Vic. Cap. 114, Sec. 21. (p. 47.)

On the production of a Debenture, for registry of the cancellation thereof, the Registrar shall register the same, upon proof of cancellation on the oath of one credible witness, which oath he may administer,—16 Vic. Cap. 78, Sec. 10. (p. 61.)

OBSTRUCTIONS OR INJURIES :

Persons causing obstructions on the Railroad to be subject to a penalty of from £5 to £10,—2 W. 4, Cap. 58, Sec. 18. (p. 13.)

Malicious injuries to the Railroad, buildings, machinery, &c., to be deemed felony,—*ib.*, Sec. 19. (p. 13.)

Persons removing or injuring the Rail or Track, or placing obstructions thereon, to be guilty of felony, punishable by 1 year's imprisonment, with hard labour; or if any injury result therefrom to person or property, 2 years additional,—16 Vic. Cap. 78, Sec. 18. (p. 64.)—If loss of life ensue the offender to be indicted for manslaughter,—Sec. 19. (p. 65.)—Injuries to buildings, &c., to be deemed a misdemeanor, punishable by one year's imprisonment with hard labor,—Sec. 20. (p. 65.)