LVI. And be it enacted, That no By-law of the said By-laws to be Company fixing or altering the rate of Tolls on the said approved by Canal, or affecting others than the Members or Officers Council. of the said Company shall have force or effect until it 5 shall have been confirmed by the Governor in Council.

LVII. And be it enacted, That the said Company What must be done before shall not proceed to break ground or commence the commencing construction of the said Canal until shares to the amount operations of two hundred thousand pounds shall have been taken 10 in the Capital Stock of the said Company, and ten per cent, thereon shall have been paid into the hands of the Treasurer or Banker of the said Company, nor until the said election of Directors hereinbefore in that behalf provided shall have been held.

LVIII. And be it enacted. That nothing herein contain- Company not ed shall be construed to except the Canal by this Act exempted from any general authorized to be made, from the provisions of any general Canal law. Act, which may be passed during the present or any future Session of Parliament, and no further provision 20 which the Legislature of the Province may make for the enforcing any of the provisions of this Act, or for protecting, the public or the right of private parties, shall be deemed an infringement of the rights of the said Company.

LIX. And be it enacted, That this Act shall be deem- Public Act. 25 ed and taken to be a Public Act, and as such shall be judicially taken notice of by all Judges, Justices of the Peace and others, without being specially pleaded.