the Government, the other by the Company; and, in case of disagreement, such difference shall be referred to an Umpire, to be chosen by the said Arbitrators before entering into the consideration of the said difference, and that the said award so made by the

- 5 Arbitrators or the Umpire shall be final; and provided also that in case of refusal by the Company to appoint an Arbitrator on their behalf, the same shall be appointed by any two of the Judges of either of the Superior Courts of Common Law on application of the Government, in Upper Canada.
- XXV. And be it enacted, That it may and shall be lawful for Company 10 the said Company to cross, intersect, join and unite the said Rail- with other road with any other railroad or Rail-way, at any point on its Railroads do. route, and upon the lands of such other Rail-way or Rail-Road, with the necessary conveniences for the purpose of such con-
- 15 nection, and the owners of both Ra lways may unite in forming such intersection and in granting the facilities therefor; and in case of disagreement upon the amount of compensation to be made therefor, or upon the point or manner of such crossings and connection, the same shall be determined by Arbitrators to be
- 20 appointed by two Judges of the Superior Court of Common Law in Upper Canada.

XXVI. And be it enacted, That it shall be lawful for the said Andmake Company to enter into any agreement with any other Railway agreement Company either in this Province on in any foreign state for local respecting Company either in this Province or in any foreign state for leasing leasing of 25 the said Railroad or any part thereof, or the use thereof, at any Railroad, de time or times to such other Company, or for leasing or hiring out to such other Company any locomotives, cars, carriages, tenders or other moveable property of the said Company, either altogether or for any time or times, occasion or occasions, or for leasing or 30 hiring from such other Company any Rail-road or part thereof, or the use thereof at any time or times, or for leasing or hiring from such other Company any locomotives, cars, carriages, tenders, or other moveable property, or for using either the whole or any part of the said Railroad or of the moveable property of the said 35 Company, or of the Railroad and moveable property of such other Company in common by the two Companies, or generally to make any agreement or agreements with any such other Ccmpany touching the use by one or the other or by both Companies, of the Railroad or moveable property of either, or of both, or any 40 part thereof, or touching any service to be rendered by the one

Company to the other, and the compensation therefor; and any such agreement shall be valid and binding, and shall be enforced by all Courts of Justice in this Province according to the terms and tenor thereof; and any locomotive, car, carriage or tender 45 of any foreign Railroad Company brought into this Province in

1649.