

VI. Hereafter it shall not be lawful for any mill owner or occupier to demand any toll or water rent whatsoever from persons running their sawlogs or other timber over the dams belonging to his mill, when the depth of the water in the stream shall admit of the logs passing such dams without it being necessary to open the gates thereof, or to stop the working of the mill while the timber is passing, but the person running the logs shall be liable as heretofore for all damages which may be occasioned in the event of the water not being deep enough to admit of the passing of the timber without the opening of the said damgates, or occasioning the stoppage of the mill.

No toll allowed for passing logs over a dam, without opening gates or stopping mill.

VII. In estimating the value of any property under the provisions of this Act, such value shall be that of the article in the condition as found upon the premises of the party, whether sawlogs, timber, or sawed lumber, and not what would be the value if manufactured or taken to another place or market.

Value to be that upon the spot.

VIII. All fines to be recovered under the provisions of this Act shall be sued for and levied, collected and applied in the same manner as provided for the suing, levying, collecting and application of fines under the Acts to facilitate the performance of the duties of Justices of the Peace, out of Sessions, with respect to summary convictions and orders in Upper and Lower Canada respectively.

Fines to be recovered and levied under summary convictions Acts.

IX. All Acts or parts of Acts inconsistent with the provisions of this Act, shall be and the same are hereby repealed.

Inconsistent enactments repealed.