X. The said Company shall complete their Road or Way within five Road to be years from the passing of this Act, and if the same be not then completed, the powers of the said Company, except as to the portion thereof that may then be in operation, shall cease.

XI. The said Company shall have all the powers and benefits, and be Certain prosubject to the liabilities, duties and restrictions, given to and imposed visions in cap.

Joint Steel Real Community in the fourth fifth sixteenth gives upon Joint Stock Road Companies, in the fourth, fifth, sixteenth, seven- Stat. U. C: teenth, eighteenth, nineteenth, twentieth, twenty-first, twenty-second, incorporated twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, with this Act. 10 twenty-eighth, twenty-ninth, thirtieth, thirty-first, thirty-second, thirtyfourth, thirty-fifth, fifty-third, fifty-fourth, fifty-fifth, fifty-sixth, sixtieth, sixty-third, sixty-fourth, sixty-fifth, sixty-sixth and one hundred and tenth clauses of the Act chapter forty-nine of the Consolidated Statutes for Upper Canada; and those clauses are for the purposes of this Act, 15 and in regard to all Corporations and persons, to be read and taken as part of this Act.

XII. Any shareholder shall be a competent witness in any suit or Shareholders proceeding, although the said Company may be complainant or plaintiff competent as witnesses, or defendant therein.

XIII. The Council of any Township may, by By-law or otherwise, Municipalities permit the said Company to construct their said Road or Way, or any may allow the Company to part thereof, in, along, over and upon the whole or any part and parts use the Pubof any original Government allowance for road in such Township, and lic Highway. from thenceforth the portion and portions or the whole of such original 25 allowance for road to which such permission extends shall be vested absolutely in the said Company, divested of any public right; but when- Precautions ever the Tram Road or Way is intersected by any open and travelled in such case. public highway, the Company shall make, keep and maintain, on either side of and on their track, a sufficient slope and guard or platform of 30 plank or other material, so that the public may cross the same without inconvenience to themselves or injury to the track.

XIV. In case any person or persons shall, with horses, cattle or car- Penalty on riages, go or travel on, upon or across the said Tram Road, or Way or persons trestrack, or any part thereof, except at the slope or crossing mentioned in the Compa-35 the preceding section, or upon any bridge of the said Company, whether ny's property doing injury or not to the same, or if any person or persons shall in any way or works. do or cause to be done any injury to such road, or way, or track, or any timber, tie, rail, fence, bridge or building connected therewith, or to any car, carriage, horse or engine of the Company, or any other property 40 belonging to them or in their custody or charge, or shall interrupt or impede the passage of any train, car, carriage, horse or engine of the Company, such person and persons shall, upon conviction thereof in a How to be exsummary way before any Justice of the Peace, be sentenced to pay all forced. damages, if any, sustained by the Company, which damages shall be 45 ascertained and settled by the Justice hearing the complaint, and also to pay a fine of not more than twenty dollars and not less than one dollar, together with all costs; which damages, fine and costs shall be paid within a time to be limited by the Justice, and in default thereof shall be levied as in the one hundred and seventh section of the said Act 50 chapter forty-nine of the Consolidated Statutes for Upper Canada is directed; and in case of no goods or chattels to satisfy the warrant, the offender may be committed to Gaol as in the said section is provided;