Not to make Bank notes. Company, signing or countersigning the same or such acceptance or endorsement thereof, be thereby subjected individually to any liability whatever: But the Company shall not issue any note or bill payable to bearer, or intended to be circulated as money or as the notes of a bank.

Company may take stock in certain Steamboat or Railway Companies. XXIV. The Company may subscribe for, purchase or otherwise acquire, and take and may hold, and at their pleasure may alienate, stock in any Railway or Steamboat Company, whose line of operations may in any wise connect with the line of route of the Company; and the Directors of the Company may from time to time authorise any one or more persons to vote upon such stock at any meetings of such Railway or Steamboat Company; Provided always, that before so acquiring or alienating any such stock, the Directors of the Company shall have obtained authority therefor, from the Shareholders of the Company duly assembled at a general meeting thereof.

Company may enter into agreements with other Railway Companies for certain purposes.

XXV. The Company' may enter into any agreement with any other 15 Railway Company, whose line of operations may in any wise connect with the line of route of the Company, for the leasing of their Railway or any part thereof, to such other Company,—or for the leasing or hiring out to such other Company, of any Locomotives, Cars, Carriages, Tenders, or other moveable property of the Company, either altogether 20 or for any time or times, occasion or occasions,—or for the leasing from such other Company, of any Railway or part thereof, or for the leasing or hiring from such other Company, of any Locomotives, Cars, Carriages, Tenders or other moveable property, either altogether or for any time or times, occasion or occasions,—or for the using of the whole or any part of the Railway, or moveable property of the Company, or of the Railway or moveable property of such other Company, in common by the two Companies, -or generally, may make any agreement or agreements with such other Company, touching the use by one or other or both of such Companies, of the Railway or moveable property of either 30 or both, or of any part thereof, or touching any service to be rendered by the one Company to the other, and the compensation therefor; But no such agreement as aforesaid shall be valid or binding for more then one year from the date thereof, unless in the course of such year it be ratified by the Shareholders of the Company, duly assembled at a general meeting thereof.

Public Act.

XXVI. This Act shall be deemed a Public Act.

SCHEDULE A.

Know all men by these presents, that I, [or we, as the case may be,] A. B., of in consideration of paid to me [or as the case may be by The Drummond and Arthabaska Counties Railway Company, the receipt whereof is hereby acknowledged, do hereby grant, bargain, sell, convey, and confirm unto the said Company, their successors and assigns, for ever, all that tract or parcel [or, those tracts or parcels, as the case may be,] of land situate, [here describe the lands,] the same having been selected and laid out by the said Company, for the purposes of their Railway; To have and to hold the said lands and premises, with all appurtenances thereto, to the said Drummond and Arthabaska Counties Railway Company, their successors and assigns for ever, [here add clause for release of Dower, if any.]