liable to certain provisions of the said Acts

this Act for the purpose of acquiring any such Public Work as aforesaid (whether with or without the intention 2 of extending the same) shall be liable to be opposed or prevented from acquiring such work or from using and 4 working the same, by any Municipal Council or other party, nor shall the Company be bound to make any 6 report respecting such work to any Municipal authority. nor shall such Municipal authority or the Crown have the right of taking such work at the end of any term of years, but the provisions of the said acts respectively, as 10 to such opposition and prevention, or to such report, or to the taking of the works and property of the Company 12 by any Municipal authority or by the Crown, shall apply only to the extension of the same beyond the local limits 14 of the work when transferred to the Company; nor shall any of the provisions of the said Acts which shall be incon- 16 sistent with any lawful provision or condition in any Order in Council legally made under the Act thirdly mentioned, 18 or with the rights transferred by the same, apply to the Company to which such Order in Council shall relate; but 20 nothing herein contained shall be construed to prevent the reservation in any such Order of the power of taking 22 any such work with or without any such extension, and by the Crown or any Municipal authority, on the terms and 24 conditions therein to be expressed.

What shall be the maximum Tolls to be taken by any such Company.

be regulated by the provisions of the Acts firstly and secondly mentioned, respectively, but the maximum Tolls to be 30 levied on such work by the Company shall be the maximum Tolls which can be lawfully levied on such work 32 under the Act passed in the year last aforesaid and intitu-12 Vic, cap. 4. led, " An Act to make better provision with regard to the 34 Tolls to be levied on the Public Provincial Works, and for other purposes relative to the said Works," unless some 36 lower maximum be fixed (as it may be) by Order in Council transferring the work to the Company or by some further 38

II. And be it enacted, that the Tolls to be taken by any 26

Company to be formed for the purposes aforesaid, on any

such Public Work as aforesaid, not being a Road, shall not 28

exemptions from Toll.

mentioned respectively in the absence of any special pro-42 vision for lower rates in Order in Council as aforesaid: Proviso: as to Provided always, that no exemption from Toll on any 44 Road or other Public Work so transferred as aforesaid or on any extension thereof, shall be valid against any Com- 46 pany to be formed under this Act, except such only as can

order amending the same; and the Tolls to be levied on any Road, or on any extension of such other Public Work 40 shall alone be regulated by the Acts firstly and secondly