Terms of same shall be determined by one or more arbitrators appointed on application maybe determined by arbitrators appointed on application mined by arbitrators. Majesty's Superior Courts of Upper Canada.

May construct XIV. The Company may construct and work a Branch Railway Branch line to Fort Eric. If from any point on their main through line, in the Counties of Haldimand 5 or Welland, to Fort Eric, in the last named County, and all the provisions of the Acts incorporating and relating to the Company shall apply to such Branch Railway, and the acquiring of land therefor, as effectually as if such Branch Railway had been mentioned and described in such Acts.

May levy tolls subject to approval of Governor. XV. The Directors of the Company may, from time to time, subject to 10 the approval of the Governor of this Province, regulate and fix the amount of tolls, rates, wharfage dues, and charges to be paid for the use of uch harbour or harbours, wharves, piers, warehouses, or other erections.

Awards may be set aside. XVI. Any award made as to lands required by the Company for their railway and station grounds may be set aside, and a new arbitration 15 had, or referred back to the arbitrators, on application to the Court of Queen's Bench, or Common Pleas; and in case of a new arbitration, the original arbitrators shall not be appointed, if either party object.

May desist from arbitration on payment of costs.

10 & 11 Vic., cap. 117, sec. 6, amended. XVII. Any notice for lands given under this Act, or any other Act relating to the Company, may be desisted from, and new notice given 20 with regard to the same or other lands, to the same or any other party : but in any such case, the liability to the party first notified, for all damages or costs by him incurred in consequence of such first notice and desistment, shall subsist.

XVIII. The original Charter of the Woodstock and Lake Erie Rail-25 way and Harbour Company shall be amended as follows: In the fifth line of section six, after the words "the owner or owners," and before the words "of such lands," the words "whether a body corporate or "otherwise": and at the end of eighth line of said Section, after the words "required by the said Company," and before the words "it shall **30** "and may be lawful," the words "by notice published four times in the "Canada Gazette, and one paper in the County in which such lands are "situated," be respectively inserted.

Public Act. XIX. This Act shall be deemed a public Act.