

Company of Canada were re-vested, should be the same Company and Corporation which existed under the same name before the passing of the Act of 1859, and should remain bound by any such obligation aforesaid,—and the said Railway Company and the said Corporation of the Town of Barrie are respectively bound by the agreement firstly and secondly mentioned in the preamble of this Act and by the said award, to the same extent, and in the same manner, and with the same rights respectively as if the said two Acts of 1859 and 1860 had not been passed; And the said Act of 1855, authorizing the construction by the said Railway Company of a Branch Line into the Town of Barrie, is now in force; and the Bond or Share capital, and the earnings of the said Railway Company may be applied, to, and with the said Railway and its appurtenances and appliances, and all real estate, rolling stock and plant of the said Company, shall be and are liable for the construction of the said Branch Line, or at the option of the said Corporation of the Town of Barrie, for the payment of the damages and costs mentioned in the preamble of this Act, awarded by the said Samuel Bealey Harrison against the said Railway Company, and in preference to any claim founded on the said Acts of 1859 or 1860, or on any loan made or anything done under the said Acts, or either of them.

Corporation
may take out
execution.

2. And the said Corporation of the Town of Barrie may, if they think proper, forthwith after the passing of this Act enter up Judgment on the said award, and by execution levy upon the said Company the amount awarded with costs.

Public Act.

3. This Act shall be deemed a public Act.