other works; and if any person shall obstruct the same and shall not immediately, upon due notice given to such person or persons so obstructing the passage aforesaid, remove the same, such person or persons shall, on econviction thereof before a Justice of the Peace, be punished by imprisonment, not exceeding two months, in the Common Gaol of the District in 5 which the offence shall have been committed; and it shall and may be lawful for the agents or servants of the Company to cause any boat, vessel or raft to be unloaded or removed in such manner as shall be proper for preventing such obstruction in the Navigation, and to detain and seize such boat, vessel or raft, and the loading thereof, until the charges occasioned 10 by such obstruction, unloading or removal are paid.

VI. It shall and may be lawful for the President and Directors of the said Directors to Company, subject to the provisions of the Railway Clauses Consolidation establish rates Act incorporated with this Act, to regulate from time to time, and establish the Rates of Toll, payable for the transportation of goods, wares, mer-15 chandize and passengers on the said Railway and Navigation, and the said Company shall annually exhibit an account to either branch of the Legislature of the Tolls collected and the sums expended in keeping the said works in repair, and also of the goods, wares and merchandize transported on and along the same.

VII. The said Directors of the said Company shall at their first General Schedule of Meeting held after the Railway or River improvements or Canal shall be rates to be finished, ascertain and fix the rates and dues to be taken by virtue of this fixed upon. Act, and it shall and may be lawful for the Directors of the said Company to alter the said rates, at any subsequent meeting, after giving three 25 months' public notice of the same, and that a Schedule of rates shall be affixed upon the most public place at such Railway and Cenal, subject to the approval of the Governor in Council.

VIII. The several dues, tolls and rates, so appointed to be taken as Dues, &c., to 30 aforesaid, shall be paid to such person or persons and at such place or whom paid. places, in such manner and under such regulations as the said Directors shall direct or appoint, and in case of denial or neglect of payment of any such rates, dues of or any part thereof, on demand, to the said person or persons appointed to receive the same as aforesaid, the said Company may sue for and recover the same in any Court having jurisdiction thereof, or 35 the person or persons to whom the said rates or dues ought to be paid, may and he is, and they are hereby empowered to seize and detain such boat, vessel, barge or raft for or in respect whereof such rates or dues ought to be paid, and detain the same until payment thereof.

- IX. And be it enacted, That the whole amount of the stock, which Capital Stock. the said Company shall be authorized to hold, including the Capital or Shares hereinafter mentioned, shall not exceed in value Ffty Thousand Pounds, currency.
- X. Eacht share shall be Twelve Pounds Ten Shillings cur- Amount of 45 rency, and the number of shares shall not exceed four thousand, Shares. and books of subscription shall be opened by such person or persons, and under such regulations as the majority of the Directors hereinaster named, for the time being, assembled at a meeting to be called by them, shall direct: Provided, that any person who or whose attorney (specially qualified to this effect) shall sign his or her name in 50 the said books, snall become a Member of the said Corporation.