her shares, or by some other person on his or her behalf, shall be subject to all the liabilities and entitled to all the rights, benefits, privileges and advantages, to which the original subscribers shall thenceforth be entitled, and as well to the first line of road as to 5 any widening, extension or alteration thereof as aforesaid, and which the said Companies are hereby authorised to widen, make and construct, and which shall thenceforth be considered as part and parcel of the original line; and such additional shares and stock shall and may be called in, demanded and recovered, in the 10 same manner and under the same penalties as is or are or may be provided or authorized in respect of the original shares or stock of any such Company.

VIII. And be it enacted, That each share in every such Com- Shares to be pany shall be five pounds, and shall be regarded as personal pro- each, and how 15 perty, and shall be transferable upon the books of such Company, transferrable. in such manner as shall be provided by any By-law to be made by the Directors in that behalf.

IX. And be it enacted. That any such Company so to be incor- companies porated as aforesaid, or that may have been incorporated previous may sue for amount of 20 to the passing of this Act, may, in any Court having jurisdiction costs unpaid. in matters of simple contract, to the amount demanded, sue for. recover or receive of or from any Stockholder in such Company, the amount of any call or calls of stock which such stockholder may neglect to pay, after public notice thereof for two weeks in Notice. 25 the newspaper, or one of the newspapers, published nearest the place where the directors of the said Company usually meet for conducting the business of the said Company, or after a personal demand for payment shall have been made from such defaulting Stockholder by the Treasurer of such Company; and the oath of 30 said Treasurer shall be deemed sufficient proof of said notice or of such demand, a copy whereof shall be fyled in the office of the Clerk of the Court where such trial shall take place.

X. And be it enacted, That if the owner or owners, occupier Arbitrators to or occupiers of any land, over, through or upon which any such he appointed in case of 35 Company as aforesaid may be desirous of constructing any such owners of road or other work, or from which meterials are to be taken, or property upon which any power given by this Act to the Company is in-which the tended to be exercised, shall upon demand made by the Directors road may pass, of any such Company neglect or refuse to agree upon the price or ing with the 40 amount of damages to be paid for or for passing through or over company. such land, and appropriating the same to and for the uses of any such Company or for the exercise of any such power as aforesaid, it shall and may be lawful for the said Company to name one Arbitrator, and for the owner or occupier of such land so required,