## North American Railway Company.

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such re-election buch officer to appear before two or more Justices at a time and on, be deemed a place to be set forth in the Summons, to answer such charge ; and ng the Auditon appon appearance of such officer, or in his absence, upon proof that be filled by the the Summons was personally served upon him, or left at his last ays, that every known place of abode, the Justices may hear and determine the said Company, matter in a summary way, and may adjust and declare the balance be in any other owing by such officer; and if it appear either upon confession of cholder. of the Company that any moneys of the Company are in the hands of such officer, other periodical or owing by him to the Company, the Justices muy order such efore the annual officer to pay the same; and if he fail to pay the amount, it shall ical meeting a be havful for such Justices to grant a Warrant to levy the same e shareholders: by distress, or in default thereof to commit the offender to gaol, re and examine there to remain without bail for a period not exceeding two months litors to employ unless the same be sooner paid.

hink proper, a 🖉 XLIX. And be it enneted. That if any such officer shall refuse On refusal to render make a specia to make out an account in writing, or to produce and deliver to accounts, &c., the Justices may comsame ; and such the Justices the several vouchers and receipts relating thereto, or mit the officer h the Report of to deliver up any books, papers or writings, property, effects, to gaol. ecial meeting a nutters or things in his possession or power, belonging to the Company, the Justices may lawfully commit such officer to gaol, erson entruste there to remain until he shall have delivered up all the vouchers easurer, Collec and receipts, if any, in his possession or power, relating to such upon his office accounts, and have delivered up all books, papers, writings, property, n for the faithfu effects, matters and things, (if any) in his possession or power,

belonging to the Company ; provided always, that if any Director A Warrant may be employed by the or other person acting on behalf of the Company, shall make outh issued on affidavit by the Director, that he has good reason to believe, upon grounds to be stated in to abscond. pointed by the his deposition, and does believe that it is the intention of any such riting under hi officer as aforesaid to abscond, it shall be lawful for the Justice the Company before whom the complaint is made, instead of issning his Sumand for whe mons, to issue his Warrant for the bringing such officer before two f; and togethe such Justices as aforesaid; but no person executing such Warrant and receipts & shall keep such officer in custody longer than twenty four hours to the Director before bringing him before some Justice, and it shall be lawful for same, all moner the Justice before whom such officer may be brought, either to discharge such officer, if he think there is no sufficient ground for his detention, or to order such officer to be detained in custody, so

per of the Con as to be brought before two Justices at a time and place to be named duce and delive in the order, unless such officer give bail to the satisfaction of the me, which are i Instice for his appearance before the Justices, to answer the comne by him whe plaint of the Company.

he fail to delive I L. And be it enacted, That no such proceeding against or Proceedings against them to receiv dealing with any officer as aforesaid, shall deprive the Company of officers not to dects, matters an any remedy which they might otherwise have against such officer of other remedy execution of h or any surety of such officer.

omplaint there . Ll. And be it enacted, That the said Company shall annually Accounts of moneys ce shall summe submit to the Legislature, within the first fifteen days after the

of belief of intention