29. The following shall be the amendments and modifications of the said clauses of the Railway Clauses Consolidation Act, so far as it relates to the said Company:

Firstly.—As to "Interpretation" the words "Roadway" or "Railway!" in this Act, or any other Act, affecting said Company, shall mean the Railway, the station buildings, engine houses, turn-tables, and all the fixtures and lands of the company used and occupied by them for Railway purposes.

Secondly.—As to Rivers; the sub-sections of section nine of the said Railway Clauses Consolidation Act, shall be taken to mean and apply only to Rivers on which there is at the time of the passing of this Act, such important lines of business or trade that the obstruction of the same by fixed bridges would have the effect of breaking up such trade or business; thereby causing a public injury.

Thirdly.—The map or plan mentioned in the first sub-section of section ten, shall be a plan of the surveys, and it shall only be necessary to deposit with the respective Clerks of the Peace of the respective Counties or Union of Counties through which the said Railways shall pass, the portion of such maps or plan and such book of reference as shall relate to each such County or Union of Counties of which such officer is the Clerk of the Peace, and the maps or plan and book of reference for such sections or separate County or Union of Counties may from time to time be certified and deposited as by the said sub-section required, in such sections, and the location thus completed as the said company shall see fit.

Fourthly.—Notwithstanding anything in the ninth sub-section of the said section ten contained, the said Company may, without the consent of the proprietor, take such lands and so much thereof as shall be necessary and requisite for the purposes of said Company, whether the same shall be shewn on the original map or plan deposited as aforesaid, or not, or in the said book of reference, or shall exceed the quantity in said sub-section mentioned or not; but no such land so taken shall be applied by said Company to any other than the actual use of the said Company for the purposes of their Railway

Fifthly.—The first sub-section of section eleven shall be taken to include and mean all Rectors in possession of Glebe lands, Ecclesiastical or other Corporations, Trustees of Church and School lands, Guardians appointed by law and Guardians in Socage, Executors whether invested with power over the Real Estate of their Testator, or not, and Administrators of persons dying intestate, but at the time of their death seized of Real Estate, and any Deed by the above-mentioned parties shall vest in the Company the fee-simple of the lands in such Deed described; Also, all the provisions of said section eleven