ted the plan of such work to the Governor in Council, nor until the same shall have been approved of by him in Council as aforesaid.

Tolls and charges to be fixed by Directors.

XV. And be it enacted, That it shall and may be lawful for the President and Directors of the said Company, from time to time, to fix. regulate and receive the tolls and charges to be received for the transmission of property or persons on the said Railway, subject always to the approval of the Governor in Council as is provided by the Railway Clauses Consolidation Act; Provided always, that in no case shall the amount charged for toll and charges, exceed for first class passengers two pence currency per mile, and for second 10 class passengers one penny half-penny currency per mile, and for third class passengers one penny per mile.

Proviso:

In case of refusal to pay

XVI. And be it enacted, That in case of neglect or refusal to toll or freight pay the toll or freight due to the said Company on any goods, they shall have the power to detain the same until payment of such 15 freight be made, and in the meantime, such goods will be at the risk of the owner as provided in the said Railway Clauses Consolidation Act, and if such goods be of a perishable nature the said Company shall have the right to sell the same forthwith on the certificate of two competent persons establishing the fact of their being 20 so perishable, and if such goods be not of a perishable nature and shall remain unclaimed for a period of twelve months, it shall be lawful for such Company after giving one month's notice in two newspapers published at or nearest the locality where such goods may be, to dispose of the same by Public Auction and to hand over 25 to the owner the produce of such sale, if he shall claim the same, after the deduction of the said tolls and freight and of the expenses incident to such sale, and no interest shall accrue on the amount so payable to the owner of such goods during the time they may be in the possession of the Company, if the owner shall neglect to claim 30 or refuse to receive it.

Company may unite with any other Railway in its route.

XVII. And be it enected, That it shall and may be lawful for the said Company to cross, intersect, join and unite the said Railway with any other Railroad or Railway at any point on its route and upon the lands of any other Railroad or Railway, and make the 35 necessary works and conveniences for the purposes of such connection, and the said Company may agree and unite with any other Company in forming such connection or intersection, and in granting the facilities therefor, and in case of refusal or of disagreement upon the amount of compensation to be made therefor, or upon the point 40 or manner of such crossings or connection, the same shall be settled and determined by Arbitrators to be appointed by two of the Judges of the Superior Court of Common Law in Upper Canada.