XXVIII. The said Company shall, three months before any steps are Company to taken in erecting the piers on the said Bridge, cause to be published in notify the site one of the public newspapers in each of the Counties of Lincoln, Welland the said and Brant, a notice, in which shall be stated the particular location of the said Bridge. 5 Bridge with reference to known landmarks, the number of its piers, the length and breadth of the piers, and the distances between them, the width in the clear, of the draw openings respectively, the entire length of the Bridge from land to land, and its height above the water at ordinary stages; and a copy of this notice, the facts of which shall be verified by the oath 10 of the Engineer, signed by the President and Secretary of the Company, and acknowledged by them before a Magistrate or Notary Public, shall be filed in the offices of the respective Clerks of the Peace of the said hereinbefore mentioned Counties.

XIX. The said Company shall have power to erect coffer-dams and Power to 15 such other works in the Niagara River as may be necessary for the con-make dams, struction of such Bridge, provided the navigation of such river shall not tain condibe unnecessarily obstructed by such works; and it shall be the duty of the tions. said Company to put up and maintain in the night time during the season of the navigation, a good and sufficient light at each end of any coffer-dam 20 which may be erected by said Company, the said light to be placed at least five feet above the said dam; and also, such buoy, during both day and night, as may be necessary for the guide of persons navigating the said river; Provided always, that before commencing the works of the said Plan of works Bridge, or taking possession of any part of the beach or land covered with to be approved by Gover-25 water or other public property, the Company shall obtain the consent of the nor in Council. Governor in Council, who may impose such terms and conditions as he shall think proper before granting permission to commence the works or take possession of any public property as aforesaid; nor shall the works be commenced until the plan thereof in all its details by which the public convenience and the facility of navigation can be effected, shall have been submitted to and approved by the Governor in Council, and the Company shall abide strictly by the plans so approved, and shall not deviate therefrom except by the express consent of the Governor in Council to such deviation.

XX. The Corporation hereby created shall have power to use any of Company may the streets, squares, lanes, or alleys of the village of Waterloo, in the said use streets, Township of Bertie, for the erection of such Bridge and the works and dec., in Water-approaches thereto appertaining provided the concent of the Marie in the second of the sec approaches thereto appertaining, provided the consent of the Municipal Council of the said Township of Bertie, be first obtained.

XXI. If the said Bridge shall not be commenced within five years and Bridge to be completed within ten years, from the passing of this Act, the said Corpo-finished in ten years. ration shall from thenceforth cease.

XXII. The Interpretation Act shall apply to this Act, and this Act shall Public Act, &c. be deemed a public Act.