

Tolls. XIX. 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 said Road, 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 Class Passengers, one penny half penny currency, per mile, and for Third Class Passengers, one penny currency, per mile. 5 10

Powers of company in case of refusal to pay tolls. XX. And be it enacted, That in case of neglect or refusal to pay the toll or freight due to said Company on any goods, they shall have the power to detain the same until payment of such freight be made, and in the meantime, such goods will be at the risk of the owner, 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 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 to the owner the produce of such sale if he shall claim the same, after deduction of the freight and expenses incident to any such sale. 15 20

Sub. sect. 3 of sect. 18. of 14 and 15 Vic. c. 51, not to apply. XXI. And be it enacted, That sub-section three of section eighteen of the "Railway Clauses Consolidation Act," shall not be incorporated with this Act. 25

Company may be parties to votes &c. XXII. And be it enacted, That the said Company shall have power to become parties to Promissory Notes, and Bills of Exchange for sums not less than twenty five pounds, and any such Promissory Note, made or endorsed, and any such Bill of Exchange drawn, accepted or endorsed by the President of the Company, or Vice-President, and countersigned by the Secretary and Treasurer, and under the authority of a majority of a quorum of the Directors, is and shall be binding upon the said Company; and every such Promissory Note or Bill of Exchange, so made, drawn, accepted or endorsed by the President or the Vice-President of the said Company, and countersigned by the Secretary and Treasurer as such, after the passing of this Act, shall be presumed to have been properly made, drawn and accepted or endorsed, as the case may be, for the Company, until the contrary be shewn; and in no case shall it be necessary to have the Seal of the Company affixed to any such Bill of Exchange or Promissory Note, nor shall the President, Vice-President or the Secretary and Treasurer of the Company so making, drawing, accepting or endorsing any such Promissory Note or Bill of Exchange, be thereby subjected individually to any liability whatever: Provided always that nothing in this clause shall be construed to authorize the said Company to issue any Note payable to Bearer, or any Promissory Note intended to be circulated as money or as the Notes of a Bank. 30 35 40 45

Company may hold stock in other companies of certain kinds. XXIII. And be it enacted, That the said Company shall have the right to purchase, take hold and subscribe for Stock in any other Railway or Steamboat Company as they may consider conducive to the in- 50