

thereof : And it shall be lawful for the Directors of any other Railway Company, on behalf thereof, to subscribe for and hold shares of such additional Stock as aforesaid, of the Grand Trunk Railway Company of Canada, and to authorize any person or 5 persons to vote upon such Stock at meetings of the Shareholders of such last named Company, appointing one such person for every hundred shares held by such other Company, and one for any broken number of shares so held less than a hundred ; and it shall also be lawful for the Directors of such other Company 10 to lend money to the Grand Trunk Railway Company of Canada, or to guarantee the payment of the principal or interest or both of any Debentures to be issued under this Act by such last mentioned Company, and to construct any Branch Railway or other work which may be necessary for conveniently connect- 15 ing the Railway of such other Company with the said Bridge, or for enabling such other Company fully to avail itself of the provisions of this Act, and to increase the Capital Stock of such other Company by such sum as may be necessary to defray the costs of any such work, or to pay any sum which shall 20 become payable by such Company under the provisions of this Act, and such increase may be made either by subscription for new Stock by the then Shareholders of such Company, or by admission of new subscribers, or in both ways, or it shall be lawful for the Directors of such Company to raise 25 such sum partly by such additional Stock and partly by loan, and for that purpose to issue Debentures of such Company ; and to all such Branch Railways and other works to be constructed under this Section by any Company other than the Grand Trunk Railway Company of Canada, and to all shares of the 30 additional Stock of such Company authorized by this Section, and to the subscribers for and holders thereof, and to all Debentures to be issued by such Company, and other the things to be done by or on behalf of the said Company under this Section, the provisions of the Act incorporating such Company, 35 as amended by any subsequent Act, shall apply in so far as they may not be inconsistent with this Act.

V. The Guarantee of this Province shall not be extended to any Loan or Debenture to be raised or issued under the authority of this Act or in respect of the said Bridge or any work to be constructed 40 under this Act ; and neither the privilege and prior claim of Her Majesty on behalf of this Province by reason of the Guarantee of the Province granted or to be granted to the Grand Trunk Railway Company of Canada, or to any other Railway Company, nor any general hypothec or mortgage given by the said 45 Grand Trunk Railway Company of Canada, or by any other Railway Company before the passing of this Act, shall extend to the said Bridge or to any work constructed solely under the authority of this Act, or to the tolls and profits to be derived therefrom, but the same and the shares held by any other 50 Company in the Stock of the Company constructing the said Bridge, may be separately hypothecated, mortgaged or pledged,

Other Rail- way Compa- nies may sub- scribe for Stock of the Grand Trunk Railway Company or lend money to it : and may construct works for connect- ing their Railways with the bridge, and raise mo- ney for such purposes.

Provincial guarantee and claim not to extend to the said bridge and works under this Act.