XIV. Calls may be made by the Directors of the said Com- Directors may nany for the time being: Provided, that no call to be made upon make calls. the subscribers for stock in the said Railway Company, shall Proviso. exceed the sum of Ten Pounds per centum upon the amount 5 subscribed for by the respective shareholders in the said Company, and that of the amount of any such calls in any stock so subscribed; Provided also, that upon the occasion of any per- Proviso: ten son or corporation becoming a subscriber for stock in the said per cent. to be Company, it shall and be lawful for the Provisional and other scribing. 10 Directors of the said Company, for the time being, to demand and receive to and for the use of the said Company the sum of Ten Pounds per centum upon the amount so by such person or corporation respectively subscribed, and the amount of such calls as shall have already been made payable in respect of the 15 stock then already subscribed at the time of such person or corporation, respectively, subscribing for stock.

XV. And whereas it may be necessary for the said Com- Power to take pany to possess gravel pits and lands containing deposits of lands for cer-gravel, as well as lands for stations and other purposes at con- of the line of 20 venient places along their line of Railway for constructing and the Railway. keeping in repair and for carrying on the business of the said Railway; and as such gravel pits or deposits cannot at all times be procured without buying the whole lot of land whereon such deposits may be found; it is therefore enacted, that it 25 shall be lawful for the said Company, and they are hereby authorized, from time to time to purchase, have, hold, take, receive, use and enjoy along the line of the said Railway or separated therefrom, and if separated therefrom, then with the necessary right of way thereto, any lands, tenements and hereditaments 30 which it shall please Her Majesty or any person or persons or bodies politic, to give, grant, sell or convey unto, and to the use of or in trust for, the said Company, their successors and assigns, and it shall and may be lawful for the said Company to establish stations, or workshops on any such lots or blocks of 35 land, and from time to time, by deed of bargain and sale or otherwise, to grant, bargain, sell or convey any portion of such lands not necessary to be retained for gravel pits, sidings, branches, wood-yards, station grounds or workshops, or for effectually repairing, maintaining and using to the greatest 40 advantage, the said Railway and other works connected therewith.

XVI. And whereas it may be for the interest of said Com- Power to unite pany, hereafter to unite with the Erie and Ontario Railway with the Erie Company: Be it eanacted, that it shall be lawful for the said and Ontario Railway Great Southern Railway Company, to unite or amalgamate Company. 45 with the Eric and Ontario Railway Company or with any other Company whose Railway intersects that of the said Company or touches any place which their Railway also touches, upon such terms and conditions as may be agreed upon between the Companies; and to any such union and the proceedings preli-