guarantee mortgage and sale bonds.

The Grand Trunk Company may think proper, and The Grand Trunk Company may, by the sale or other disposition of said Bonds, raise the said money and pay off the said sum of five hundred thousand dollars as heretofore agreed upon by and between the said Companies, or if the Companies think proper to so agree the said bonds or any part of them may be paid over 10 to the Champlain Company in lieu of the money on such terms as the Companies may fix and determine, and upon payment of the said sum either in cash, or bonds, if such mode of payment is accepted, all the property in the said fifth section and in the agreement which forms the Schedule to the said Act in the 15 recital to this Act mentioned shall be and become vested in The Grand Trunk Company in the manner and to the extent in the said Act authorized, subject to said third mortgage, in addition to the charges in the said Act specified, and to which, under the provisions of said Act, the same are to be subject. 20

Grand Trunk consolidate charges upon the Champlain line, and create issue bonds.

4. The Grand Trunk Company may consolidate or redeem all Company may the mortgages and liens charged upon the whole lines, rolling stock, and redeem all franchises, and corporate property so purchased from the Champlain Company as they respectively mature, or as the holders thereof and the Company may agree upon, and for that purpose the 25 amortgage and Grand Trunk Company may create a mortgage upon the said lines, rolling stock, franchises and corporate property, so purchased as aforesaid or any part thereof, for a sum not to exceed the sum of the aggregate of the mortgages and liens then in existence on said lines and property, bearing interest at a rate not to exceed seven 30 per centum per annum, payable principal and interest in Canadian or sterling money, and may under said mortgage issue bonds with interest coupons attached, the bonds and coupons to be payable as aforesaid in sterling or Canadian currency as in the mortgage expressed, in such sums and at such times and places as may be 35 found most expedient, and with the said bonds the Grand Trunk Company, may if so agreed upon, take up and pay off the said liens and mortgages then existing as they mature, or they may sell the said bonds so to be issued as in this clause provided, and with the proceeds thereof pay off and redeem the said then ex-40 isting liens and mortgages or any part thereof, or the Company may pay off said last mentioned mortgages partly in cash and partly in bonds or otherwise as the Company and the respective holders thereof may agree and as to the said Company and the holders may be considered most advantageous.

Grand Trunk guarantee payment of interest.

5. The Grand Trunk Company may guarantee the payment of Company may the interest upon the said mortgage and bonds so authorized to be issued as last aforesaid and also the payment of the principal, upon such terms and conditions as they may fix and think proper.

Power to respective companies to execute neecssary deeds.

6. For the purpose of giving full effect to the said purchase 50 and in order to the creation of the said third mortgage and the issue and sale of the bonds, the issue of which is above provided for by the first section of this Act, the Directors of the said two Companies shall have power respectively to do all acts and in the name of the said respective companies and with their 55 respective seals to execute and complete all documents which may in law or equity be required to give full effect to the provisions and intention of the said Act 27-28 Victoria, Chapter 85, and to the completion of said sale, and as shall be found necessary in 60 the premises.