

are for the time being vested, approving of such license and consent being so given; (31 V. Can. c. 68, s. 7, sub. 4.)

5. The Company shall have power and authority to make, carry or place the railway across or upon the lands of any Corporation or person on the line of the Railway, although through error or other cause, the name of such party has not been entered in the Book of Reference hereinafter mentioned, or although some other party has been erroneously mentioned as the owner of or entitled to convey, or is interested in such lands; (31 V. Can. c. 68, s. 7, sub. 5.)

Power to carry  
Railway  
across lands  
of Corpora-  
tions, and  
others;

6. To construct, maintain and work the Railway across, along or upon any stream of water, water-course, canal, highway or railway which it intersects or touches; but the stream, water-course, highway, canal or railway so intersected or touched, shall be restored by the Company to its former state, or to such state as not to impair its usefulness; and the Company shall further have power to make use, for the purpose of its Railway, of the water of any stream or water-course, over or near which its Railway passes, doing, however, no unnecessary damage thereto, and not impairing the usefulness of such stream or water-course; (31 V. Can. c. 68, s. 7, sub. 6; 38 V. Can. c. 65, s. 28.)

And across or  
along streams,  
&c.

7. To make, complete, alter and keep in repair the Railway with one or more sets of rails or tracks to be worked by the force and power of steam, or of the atmosphere, or of animals, or by mechanical power, or by any combination of them; (31 V. Can. c. 68, s. 7, sub. 7.)

To complete  
Railway with  
one or more  
tracks, &c.

8. To erect and maintain all necessary and convenient buildings, stations, depots, wharves and fixtures, and from time to time to alter, repair or enlarge the same, and to purchase and acquire stationary or locomotive engines and carriages, waggons, floats and other machinery necessary for the accommodation and use of the passengers, freight and business of the Railway; (31 V. Can. c. 68, s. 7, sub. 8.)

Erect neces-  
sary buildings,  
wharves, &c.

9. To make the branch Railways required and provided by this Act, and to manage the same, and for that purpose, to exercise all the powers, privileges and authorities necessary therefor, in as full and ample a manner as for the Railway; (31 V. Can. c. 68, s. 7, sub. 8.)

Branch Rail-  
ways.

10. For the purpose of connecting any city, town, village, manufactory or manufactories, mine or mines, or any quarry or quarries of stone or slate, or any well or spring with the main line of the railway of the Company, or with any branch thereof, or with any Railway worked or leased by the Company; and for the purpose of giving increased facilities to business, or for the purpose of transporting the products of any such manufactory, mine, quarry, well or spring, it shall be lawful for the Company to build, make and construct and to work and use siding, switches, or branch lines of railway, not to exceed in any one case six miles in length: Provided always, that the Company shall not proceed to locate or build any branch line of more than one quarter of a mile in length, under this section of this Act, until public notice shall have been given for six

Power to  
Company to  
construct  
branch  
lines for cer-  
tain purposes.

Provide;  
notice to be  
given.