should be of se of the said uch Railway, e that it shall ermine what be paid to the urchase shall npany, while ll be in force. wful for the ly anthorized Province, by such Deputy iid Company, om and after than twenty nd forwarded the ordinary be, at such r General or ds appointed l Deputy, in Office; and the day to be ufficient carrance of such e Postmaster ip, carry and or otherwise, s as shall for cers, servants receive, take ages carrying reof, and any c up, deliver d officers, at ays and such such rensonlling, places, as the Postılf from time rate of speed of speed preconveyance

Company be Mail Bags so

LIX. And be it enacted, That the said Company shall be Compensation to be entitled to such reasonable remuneration, to be paid by the Post- or arbitration. master General or his Deputy for the conveyance of such Mails, Post Letter Bags, Mail guards, and other officers of the Post Office, in manner required by such Postmaster General, his Deputy, or by such authorized authority of the Post Office as he shall in that behalf nominate as aforesaid, as shall (either prior to or after the commencement of such service) be fixed and agreed upon between the Postmaster General or such authorized anthority and the said Company, or in case of difference of opinion between them, the same shall be referred to the award of two persons, one to be named by the Postmaster General, or his Deputy, or such authorized authority, and the other by the said Company; and if such two persons cannot agree on the amount of such remnneration or compensation, then to the umpirage of some third person, to be appointed by such two first named persons, previously to their entering upon the inquiry; and the said award, or unpirage, as the ease may be, shall be binding and conclusive on the said parties and their respective successors and assigns.

LX. And be it enacted, That in all references to be made under Nomination of arbithe authority of this Act, the Postmaster General, his Deputy, or anthorized anthority, or the said Company, as the case may be, shall nominate his or their arbitrators within fourteen days after notice from the other party, or in default, it shall be lawful for the arbitrator appointed by the party giving notice, to name the other urbitrator, and such arbitrators shall proceed forthwith in the reference, and make their award therein within twenty eight days after their appointment, or otherwise the matter shall be left to be determined by the umpire, and if such umpire shall refuse or neglect to proceed and make his award for the space of twenty eight days after the matter shall have been referred to him, then a new umpire shall be appointed by the two first named arbitrators, who shall in like manner proceed to make his award within twenty eight days, or in default be superseded, and so totics quoties.

LXI. And be it enacted, 'That the Directors of the said Her Majesty's Forces of the Line, Company shall be bound to provide such conveyance for the kee, to be conveyed Officers and Soldiers of Her Majesty's Forces of the Line, when required. Ordnance Corps, Marines, Militin or Police Forces, at such time or times (whether the same shall be the usual hours of starting trains or not) as shall be required or appointed by any officer duly authorized for that purpose, and with the whole resources of the Company; and the said Company shall be entitled to receive such reasonable remuneration, to be paid by such officer or the authority nuthorizing him, as shall be fixed and agreed upon between such officer or authority and the said Company, or in case of difference between them, the same shall be referred to the award of two persons, one to be named by such officer or authorized authority, and the other by the said Company, in like manner in all respects

trators and umpires.