

Commission
may order
specific
works,
charges, etc.

“(8) For the purposes of this section the Commission may order that specific works be constructed or carried out, or that property be acquired, or that cars, motive power or other equipment be allotted, distributed, used or moved as specified by the Commission, or that any specified steps, systems or methods be taken or followed by any particular company or companies, or by railway companies generally, and the Commission may in any such order specify the maximum charges that may be made by the company or companies in respect of any matter so ordered by the Commission.”

Similar
facilities
for all
truckers.

“(9) If a railway company provides facilities for the transportation by rail of motor vehicles or trailers operated by any company under its control for the conveyance of goods for hire or reward, the railway company shall offer to all companies operating motor vehicles or trailers for the conveyance of goods for hire or reward similar facilities at the same rates and on the same terms and conditions as those applicable to the motor vehicles or trailers operated by the company under its control; and the Commission may disallow any rate or tariff not in compliance with this subsection and direct the company to substitute therefor a rate or tariff that complies with this subsection.”

46. (1) Section 320 of the said Act is repealed.

(2) Sections 322 and 323 of the said Act are repealed.

47. Section 324 of the said Act is repealed and the following substituted therefor:

Apportion-
ment of
toll for
carriage
by rail
and other
mode of
transport.

“**324.** When the toll charged by the company for the carriage, partly by rail and partly by any other mode of transport, is expressed in a single sum, the Commission, for the purpose of determining whether a toll charged is contrary in any way to the provisions of this Act, may require the company to declare forthwith to the Commission, or may determine, what portion of such single sum is charged in respect of the carriage by rail.”

48. The heading preceding section 325 and sub-sections (1) to (3) of section 325 of the said Act are repealed and the following substituted therefor: