

Arrangements
with telegraph
and telephone
companies.

2. The Company may enter into arrangements with any other telegraph or telephone company for the exchange and transmission of messages, or for the working in whole or in part of the lines of the Company.

Rates to be
approved by
Governor in
Council.

3. No rates or charges shall be demanded or taken from any person for the transmission of any message by telegraph or for leasing or using the telegraphs or telephones of the Company, until such rates or charges have been approved of by the Governor in Council.

R.S.C. c. 132.

4. *The Electric Telegraph Companies Act* shall apply to the telegraphic business of the Company.

Interference
with drainage
systems.

12. The Company shall make due provision for, take care and dispose of, all water and drainage, to the extent to which it disturbs or interferes with artificial drains, natural streams or watercourses which the canal crosses, touches or interferes with, and which are in existence at the time of the construction of the canal.

Disputes to
be determined
by Railway
Committee.

2. All subsequent questions, disputes or complaints as to the construction of new drains, and as to the alterations, enlargement and change of existing drains and of natural streams or watercourses, and as to who shall make such alterations, enlargement and change, and by whom the expense thereof shall be paid, and also any complaint or dispute as to the sufficiency of compliance with the provisions of the next preceding subsection, shall be inquired into, heard and determined by the Railway Committee of the Privy Council, in the same manner as is provided for other matters to be inquired into, heard and determined by the said committee under *The Railway Act*.

Arbitration in
case of dis-
agreements.

13. When the Company and the owners or occupiers of private property entered upon cannot agree as to the compensation for lands required for the construction or maintenance of any work authorized under this Act, or for damages to lands injured by the Company the matter shall be settled in the same manner as is provided for obtaining title and fixing compensation under *The Railway Act*, so far as the same may be applicable.

"Lands"
defined.

2. In this section and in sections 10, 14, and 17 the expression "lands" means the lands the acquiring, taking or using of which is incident to the exercise of the powers given by this Act.

Urgent
repairs to
works.

14. In case of any accident requiring immediate repair on the canal the Company may enter upon the adjoining land (provided such land is not an orchard or garden) and may dig for, work, get, carry away and use such gravel, stone, earth, clay or other materials as may be necessary for the repair of the accident aforesaid, doing as little damage as possible to such land and making compensation therefor; and in case of dispute or difference regarding the amount to be so paid, the same shall be decided by arbitration as provided in *The Railway Act*; but before entering upon any land for the purposes aforesaid, the Company shall, in case the consent of the owner is not obtained thereto, pay into one of the superior courts of the province of Ontario, such sum with interest

Arbitration
in case of
disputes.