

ment shall not  
ng party) from  
y conferred on  
e same be for-

Her Heirs and  
e said Rail-road  
thereof, and of  
empowered to  
nd advantages  
ich after such  
Heirs and Suc-  
onths notice of  
g to the said  
of such notice,  
paid up and  
aid up capital,  
he time of the

shall annually  
within the first  
the Provincial  
d or any part  
ount, attested  
ended, under  
ement of the  
een conveyed  
ns which the  
form or details  
ing the same,  
ereby granted

ained shall be  
hORIZED to be  
ating to Rail-  
r any future

LII. And be it enacted, that nothing herein contained shall affect or be construed to affect in any manner or way whatsoever, the rights of Her Majesty, Her Heirs and Successors, or of any person or persons, or of any bodies politic, corporate or collegiate, such only excepted as are herein mentioned.

Having of  
Her Maje-  
ty's rights  
and those of  
all other per-  
sons.

LIII. And be it enacted, That the Survey, Map and Book of Reference hereinbefore mentioned, shall be made, and the said Map and Book of Reference shall be deposited within three years from the passing of this Act, and the said Rail-road hereby authorized shall be completed within ten years from the passing of this Act, or else, every matter and thing herein contained shall be and become absolutely null and void as to so much of the said line of Rail-road as shall not then be completed.

Railroad to  
be completed  
within ten  
years.

Pennaly.

LIV. And be it enacted, That this Act shall be deemed and taken to be a Public Act, and as such shall be judicially taken notice of by all Judges, Justices of the Peace and others, without being specially pleaded.

Public Act.

## ACT, 13 & 14 VIC.,

### CAP. CXXXI.

An Act to amend the Act intituled, *An Act to incorporate the Toronto, Simcoe, and Lake Huron Union Rail-road Company.*

[10th August, 1850.]

WHEREAS the Corporation now known as the *Toronto, Preamble.*

*Simcoe, and Huron Rail-road Union Company*, have, by their petition, prayed that their Act of Incorporation may be amended in the manner hereinafter mentioned, and it is expedient to grant their prayer: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, *An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada*, and it is hereby enacted, by the authority of the same, That for and notwithstanding any thing in the Act passed in the twelfth year of Her Majesty's

Name of  
Company  
and Road