Road at their own cost and charges, on and over any part of the Country lying between Port Dalhousie and the Village of Thorold.

- Form of deeds. IV. And be it enacted, That deeds and conveyances under this Act, for lands to be conveyed to the said Company for the purposes of this Act, shall and may as far as the title to the said lands 5 or the circumstances of the party making such conveyances will admit, be made in the form given in the Schedule to this Act marked A; and all Registrars are hereby required to enter in Registration. their Registry Books such deeds, on the production thereof and proof of execution, without any memorial, and to minute every 10 such entry on the deed; and the said Company shall pay to the said Registrar for so doing, the sum of two shillings and six Fees. pence and no more.
- V. And be it enacted, That the Capital Stock of the Company Capital Stock. shall be £75,000 currency, to be divided into 3000 shares of £25 15 Shares. pounds each, which amount shall be raised by the persons or parties above named or some of them, together with such other persons and Corporations as may become Subscribers towards such Stock; and the said money so raised shall be applied, in the first place, towards the payment and discharge of all fees, expenses 20 and disbursements for procuring the passing of this Act, and for making the surveys, plans and estimates of the said Railway and connected therewith, and all the rest and remainder of such money shall be applied towards making, completing and maintaining the said Railway and other purposes of this Act, and 25 to no other purpose whatsoever: Provided always, that until the Proviso, as to preliminary said preliminary expenses connected with the said Railway shall expenses. be paid out of the Capital Stock thereof, it shall be lawful for the Municipality of any Town, Village or Township on or near the line of the said Road, to pay out of the general funds of such Mu- 30 nicipality their fair proportion of such Railway preliminary expenses, which sum shall be refunded to such Municipality from the Stock of the said Company, or be allowed to them in payment of Stock.

VI. And be it enacted, That within one month after this Act 40 **First General** Meeting. shall be passed, a General Meeting of the Shareholders shall be held at the Town of St. Catherines, for the purpose of putting this Act into effect, which meeting shall be called by the Mayor of the said Town, ten days' public notice thereof being given by being published in the newspapers of the said Town of St. Catherines, 45 at which said General Meeting, the Shareholders present having paid five per cent. on their Stock subscribed shall, either by person or by proxy, choose five Directors in the manner and qualified as hereinafter mentioned, who, together with the ex-officio Directors

Notice.

Directors to be chosen.