goods in the possession or power of the Company, belonging to the party liable to pay such tolls, for payment of such tolls or freight; and if the same shall not be paid within six weeks, the Company shall thereafter have power to sell such carriage, or the whole, or any part of such goods. and out of the money arising from such sale to retain the tolls and freight 5 payable as aforesaid, and all charges and expenses of such detention and sale, rendering the surplus, if any, of the money arising from such sale and such of the carriages or goods that may remain unsold to the person entitled thereto; or it shall be lawful for the Company to recover any such tolls or freight by action at law, and if any goods shall remain in 10 the possession of the Company unclaimed for the space of twelve months the Company shall thereafter, and on giving public notice thereof by advertisement for six weeks in the Canada Gazette and in such other papers as they may deem necessary, have power to sell such goods by public auction at a time and place to be mentioned in such adver- 15 tisement, and out of the proceeds thereof to pay such tolls or freights, and all reasonable charges for storing, advertising and selling such goods, and any balance of such proceeds shall be kept by the Company for a further period of three months, to be paid over to any party entitled thereto, and in default of such balance not being claimed before the expira- 20 tion of the period last aforesaid, such balance shall be paid over to the Receiver General, to be applied or used for the general purposes of the Province, until such time as the same shall be claimed by any party en-

May dispose thereof by public auction.

Company not obliged to carry goods of dangerous nature.

titled thereto.

IV. No person shall be entitled to carry or to require the Company to 25 carry upon the said Railway any uqua fortis, oil of vitriol, gunpowder, lucifer matches, or any other goods which, in the judgment of the Company, may be of a dangerous nature; and if any person shall send by the said Railway any such goods, without distinctly marking their nature on the outside of the package containing the same, and otherwise giving 30 notice in writing to the book-keeper or other servant of the Company with whom the same are left at the time of so sending the said goods, he shall forfeit to the Company the sum of five pounds currency, for every such offence; and it shall be lawful for the Company to refuse to take any package or parcel that they may suspect to contain goods of a 35 dangerous nature, or require the same to be opened to ascertain the fact.

Proceedings in case of transmission of shares by death, bank-ruptcy, &c.

V. If any share or shares in the said Company or any interest therein shall have been transmitted in consequence of the death or bankruptcy, or in consequence of the last will and testament or intestacy, of any 40 Shareholder, or by any lawful means other than the transfer mentioned in the Act incorporating the said Company, the party or parties to whom such share or shares or interest therein shall have been so transmitted, shall lodge in the Office of the Company a statement in writing signed by such party, declaring the manner in which such share or interest was 45 so transmitted, and shall also produce a copy or probate of such will or sufficient extracts therefrom, and such other documents or proof as may be necessary, and deliver the same to the Secretary, and without such statement produced and authenticated as aforesaid, no party claiming by virtue of such transmission shall be entitled to receive any share of the 50 profits of the Company, nor to vote in respect of any such share or shares as the holder thereof.

Secretary or Treasur may VI. If any writ of saisé arrêt or attachment shall be served upon the Company, it shall be lawful for the Secretary or Treasurer in any such