first mentioned in this section, and the same shall thereupon cease and determine in so far as regards so much of the said continuation as shall not then be completed and open for public nse.

XXVIII. And be it enacted, That so soon as a Proclamation Increase of 5 shall have issued under the next preceding section authorizing Capital allowed. the said Company to continue their Rail-way as therein mentioned, it shall be lawful for the said Company to increase their Capital Stock by an amount not exceeding one million 10 pounds sterling, either by subscription among themselves or by the admission of new Shareholders, or both, and in such manner as shall be determined by any By-law or By-laws to be passed for the purpose.

XXIX. Provided always, and be it enacted, That the gua-Guarantee not 15 rantce of the Province shall not extend to the continuation of to be given for the said Rail-road mentioned in the two next preceding sec- such continu-tion: but one tions, although such continuation will form part of the main million of Trunk Line of Rail-way throughout the length of this Province, acres of land hut instead thereof, it shall be lawful for the Governor to make ed to the Com-Da free grant to the said Company, so soon as the said continu- pany. ation shall be completed, of a quantity of the ungranted lands of the Crown, lying within the Counties of Rimouski and Bonaventure, not exceeding one million of acres, and a proportionate quantity whenever any portion of the same shall be 25 completed, and such land so granted shall be at the absolute disposal of the said Company, who shall have full power to manage and to sell and dispose of the same, on such terms and in such manner as they shall deem most for their advantage. and the proceeds thereof shall form part of the profits of the SOCompany.

XXX. And be it enacted, That if the Directors of the said If the Com-Company, shall at any time (as they are hereby empowered to hany renounce (o) renounce in the name of the Company the right to continue make such their Rail-way as aforesaid, or if the proposal to continue the continuation, Sname be not concurred in by three fourths of the Shareholders or fail to use at the Meeting called to consider the same, or if such Meeting certain time; he not held within the period limited for that purpose by the another Comtwenty-seventh section of this Act, or if the continuation be not pany may be completed within the period limited for that purpose by the for the pur-Osaid twenty-seventh section of this Act, or if after part of such pose. continuation has been completed the powers of the Company as regards the remainder thereof be revoked in the manner provided by the said section, then, in any of the said cases it shall be lawful for any number of persons not less than eighteen, band having agreed among themselves to subscribe not lsss than one tenth of the sum which shall be necessary for making such continuation or such part thereof as shall then remain to be made, to petition the Governor of this Province to be incorporated for the purpose of making such continuation, or