paying any rate or toll for the same, so as the same be not made use of for the carriage of any goods, wares, or merchandise to market, or for sale, or for hire, and so as not to obstruct the navigation or the towing paths.

23. The said Company, to entitle themselves to the benefits and This Act to be advantages to them granted by this Act, shall, and they are hereby roid, if comrequired to make and deposit the map or plan and book of reference perform cermentioned in this Act within two years after the passing thereof, and to tain acts make and complete the said works within ten years from the passing of times.

make and complete the said works within ten years from the passing of 10 this Act; and if the said map or plan and book of reference be not so made and deposited within the said two years, or if the whole of the stock of the said company be not subscribed and at least ten per centum thereon paid up and either expended for the purposes of this Act, or deposited in some chartered bank or banks in Canada, within two years

15 from the passing of this Act, or if the said navigation be not so made and completed within the period of ten years, so as to be used by the public as aforesaid, then and in either case this Act and every matter and thing therein contained shall cease and be utterly null and void.

24. The said company shall annually submit to the Parliament of Company to 20 Canada, within the first fifteen days after the opening of each Session Parliament thereof, after the opening of the said navigation or any part thereof to the annual detailpublic, a detailed and particular account, attested upon oath, of the ed statement moneys by them received and expended under and by virtue of this Act, with a classified statement of the amount of tonnage and of the vessels, 25 passengers, and freight that have been conveyed along the said navigation; and no further provisions which Parliament may hereafter

gation; and no further provisions which Parliament may hereafter make with regard to the form or details of such account, or the mode of attesting or rendering the same, shall be deemed an infringement of the privileges hereby granted to the Company.

25. The provisions of the "Canada Joint Stock Companies Clauses 32-33 Vic.; Act, 1869," shall apply to and form part of this Act, except in so far as c. 12, to apply they may be inconsistent herewith.