arbitrators or of a majority of them shall be final and binding upon all parties interested therein.

May agree with other Companies for lease of Railway or property.

XXI. It shall be lawful for the said Company to enter into any agreement with any other Railway Company either in this Province or in any foreign State for leasing the said Railway or any part thereof, 5 or the use thereof, at any time or times, to such other Company, or for leasing or hiring out to such other Company any locomotives, cars, carriages, tenders or other moveable property of the said Company. either altogether or for any time and times, occasion or occasions, or for leasing or hiring from such other Company any Railroad or part 10 thereof, or the use thereof at any time or times, or for leasing or hiring from such other Company any locomotives, cars, carriages, tenders or other moveable property, or for using either the whole or any part of the said Railroad, or of the moveable property of the said Company, or of the Railroad and other moveable property of such other Company in 15 common by the two Companies, or generally to make any agreement with any such other Company touching the use by one or other or by both Companies of the Railroad or moveable property of either or of both or any part thereof, or touching any service to be rendered by the one Company to the other, and the compensation therefor, and any such 20 agreement shall be valid and binding, and shall be enforced by all Courts of Justice in this Province according to the terms and tenor thereof.

May effect a j unction with other Companies.

XXII. And whereas it may conduce to the interests of the said Railway Company hereafter to unite and form a junction with other 25 Railway Companies: Be it enacted, that it shall be lawful for the said Ottawa Valley Railway Company, or the said Carillon and Grenville Railway Company at any time hereafter to form such union and junction upon such terms and conditions as may be agreed upon at a general meeting of the stockholders of the said Company specially convoked 30 for that purpose by a majority of such stockholders, and thereafter the Companies so united shall form one and the same Company.

May make agreements respecting fences, &c., along the

XXIII. The said Company may agree with any proprietor and proprietors of land over whose property the said Railway may go, as to the making and keeping up of the fences separating the said 35 Railway from such lands, and as to the making and keeping up of any gates, bridges, culverts, crossings or cattle guards, and as to the consequences of the neglect of keeping the same, or any of them, in repair, and such agreement being registered in the Registry Office for the County wherein the land is situate shall be binding as well on the then 40 proprietors of such land as on their successors according to the tenor and purport of such agreement.

Price at which is to be assumed and purchased by Company to be determined

XXIV. Either at the first meeting of the shareholders, to be called in Railway, de, the manner above directed, or at any special meeting of shareholders, those of the shareholders having no share or interest in the aforesaid 45 purchase of the said Railroad, lands and appurtenances, shall by a separate resolution name an arbitrator, and the said purchasers of the by arbitration. said Railway lands and appurtenances shall name another arbitrator to determine the price at which the said Railway lands and appurtenances shall be taken and assumed by the Company hereby formed, and the 50 said arbitrators shall have the power in case of disagreement to name