

## IMAGE EVALUATION TEST TARGET (MT-3)



Photographic
Sciences
23 WEST MAIN STREET WEASTER, N.Y. 14580


Corporation

## CIHM/ICMH Microfiche Series.

Canadian Institute for Historical Microreproductions / Institut canadien de microreproductions historiques
(c)


The Institute has attempted to obtain the best original copy available for filming. Features of thls copy which may be bibliographically unique. which may alter any of the images in the reproduction, or which may significantly change the usual method of filming, are checked below.

Coloured covers/
Couverture de couleur
Covers damaged/
Couverture endommagée
Covers restored and/or laminated/
Couverture restaurée et/ou pelliculéeCover title missing/
Le titre de couverture manqueColoured maps/
Cartes géographiques en couleur
Coloured ink (i.e. other than blue or black)/
Encre de coulsur (i.e. autre que bleue ou noire)
Coloured plates and/or illustrations/
Planches et/ou illustrations en couleur
Bound with other material/
Relié avec d'autres documents
Tight binding may cause shadows or distortion along interior margin/
La reliure serrée pout causer de l'ombre ou de la distortion le long de la marge intérieure

Blank leaves added during restoration may appear within the text. Whenever possible, these have heen omitted from filming/
Il se peut que certaines pages blanches ajoutées lors d'une restauration apparaissent dans le zexte, mais, lorsque cela était possible, ces pages n'ont pas été filmées.

Additional comments:/
Commentaires supplémentaires:

L'Institut a microfilmé le meilleur exemplaire qu'il lui a été possible de se procurer. Les détails de cet exemplaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite, ou qui peuvent exiger une modification dans la méthode normale de filmage sont indiqués ci-dessous.

Coloured pages/
Pages de couleur
Pages damaged/
Pages endommagées
Pages restored and/or laminated/
Pages restaurées et/ou pelliculéez
Pages discoloured, stained or foxed/
Pages décolorées, tachetées ou piquées
Pages detached/
Pages détachées
Showthrough/
Transparence
Quality of print varies/
Qualité inégale de l'impression
Includes supplementary material/
Comprend du matériel supplémentaire
Only edition available/
Seule édition disponible
Pages wholly or partially otscured by errata slips, tissues, etc., have been refilmed to ensure the best possible image/ Les pages totalement ou partiellement obscurcies par un feuillet d'errata, une pelure. etc., ont été filmées à nouveau de façon à obtenir la meilleure image possible.

This item is filmed at the reduction ratio checked below/
Ce document est filmé au taux de réduction indiqué ci-dessous.


The copy filmed here has been reproduced thenks to the generosity of:

Library Division
Provincial Archives of British Columbia
The images eppearing here are the best quality possible considering the condition and legibility of the original copy and in keeping with the filming contract specifications.

Original copies in printed paper covers als filmed beginnixg with the front cover and ending on the last page with a printed or illustrated impression, or the back cover when appropriate. All other original copies are filmed beginning on the first page with a printed or illustrated impression, and ending on the last page with a printed or illustrated impression.

The last recorded frame on each microfiche shall contain the symbol $\rightarrow$ (meaning "CONTINUED"), or the symbol $\nabla$ (meaning "END"). whichever applies.

Maps, plates, charts, etc., may be filmed et different reduction ratios. Those too large to be entirely included in one exposure are filmed beginning in the upper left hand corner, left to right and top to bottom, as many frames as required. The following diagrams illustrete the method:


L'oxemplaire filmb fut reproduit grace a la gendrosit'd de:

Library Division

Provincial Archives of British Columbia

Les images suivantes ont otod reproduites avec le plus grand soin, compte tenu de la rondition et de la nettet' de l'exemplaire filmb, ot en conformite avec les conditions du contrat de filmage.

Les exemplaires originaux dont la couverture en papier est imprimbe sont filmbs en commençant par le premier plat ot en terminant soit par la dernidre page qui comporte une empreinte d'impression ou d'illustration, soit par le second plat, selon le cas. Tous les autres exemplaires originaux sont filmés en commençant par la premidre page qui comporte une empreinte d'impression ou d'illustration ot en terminant par la dernidre page qui comporte une telle empreinte.

Un des symboles suivants apparaitra aur le dernidre imege de chaque microfiche, selon le cas: le symbole $\rightarrow$ signifie "A SUIVRE", le symbole $\nabla$ signifie "FIN".

Les cartes, planches, tableaux, etc., peuvent ótre filmés à des taux de réduction difforents. Lorsque le document est trop grand pour être reproduit on un seul cliche, il est filmé \& partir de l'engle supd́rieur gauche. de gauche à droite. ot de haut en bas, en prenant le nombre d'images nécessaire. Les diagrammes suivants illustrent la méthode.


| 1 | 2 | 3 |
| :--- | :--- | :--- |
| 4 | 5 | 6 |

## OAnsura33A.

Wirtoria, by the gruce of Gord, of the United Kingilom of Great Britain and Ireland, QUEEN Defender of the liaith, sre, se:, Sr:
To all to whom these presents shall come

## GREWTING:

WFHBREAS, by an Act of the Parliament of C'anal: passisel in the thirty-fifth



 lake Nipissing ent on the sonth shame theremf, to some perint on the shore of the

 the (iovernor in Comuil.

ANI WHEREAS, it is. by the said Ach, further powimed, That the Govemment of Camadat migh finther agree with the Company with whom they whal hate agreot tor the roust metion and working of the said milway, for the const metion and working of a band line of milway, from sone buint on the milway tirst therembetime mutionsel, to some puint on Lako Superior in British Torritory, and lion tha construction and working of another Inanch line of milway from some puint on the milway fist mentioned, in the Provines of Mantoha, to some peint on the line luctwerot that Provines and the Unitad states of




ANO WHEREAS, amongst other things, it is ly the salid det in alleet providerl, that if there shond be no company either incorponated originatly for the con:truction of the whole line of ratway, or formed ont of two or more companies for that purposs, or if the (fovernment conld not ngree, or dial not herm it ulvisable tuagrer, with my sneh com. pany for the eonstroction and working of the whele line of milway mater the satid Act, in it the. (Govermment should be of opinion that it would be more aivantas ons for the Dominion,

 ablemud willing to form such Company, amd having a subser:hed capital of at lenst ten million dollars, seenred to the satisfaction of the Govemor in (bomeil, and ready 1. enter into surle agrement with the (Govermment fie the constrotion mul ruming of tha sitid malway, the Govemor :hould have power, apon the combitions in the said Alet mentioned, to grant to such pressons, and those who should be associteed with them in the mudntaking, it Chater embodying the ugreement mate with such preswens whieh shomhd he himbing on the Company and :o much of the said Act, mel of the haibway Act (as such Railwily Act was molitied by any Aet of the now last Session, with reterener tor muy Railway to be constrmeted muler such Aet on my of the lines or hetween my of the
 Govermment and such Company: and that such chater being pibibished in the Ciburn liceste, with uny order or orders in Comeil relating to it, shonid in so far as it is not inemsistent with the said reeited Act. hase foree and elloct as if it were an Act of the Parliament ol' C'matit.

AND WHEREAS, the Govermment bas faited to induce the two companies ineorporated by Parliment during its last Sission for the pintpose of eonstructing the railway, to form one Compmy, and ders not dem it whisahle to agree with rither of the said I wo Companies for the construction of the ratway, and is of opinion that it will he more alvantageons for the Dominion, and will herore mane the attainment of the purposes of the Act first ahore mentionerl, that a company slall beincorponted ly charter as in sheh Aet provited;

AND Whereas, sit Jhigh Alhan, of the city of Montreal, Knight; The Honomble Adams George Avehilath, of the city of Halifax, C. M. (i., a momber of the Queen's Privy Commell lin Gambat The Homorahle Joseph Uetave Rean-









 in: of l!
 hatwo :mb







AND WHERAKAS, Hu :

























## STOC'K

!. AND WE DO FURTILER OHDAEN ANT DECLARE that the empitat thock of the Company shall be tent million dollats, wheh shatl mot low incmased hat
 said), to be hold in shares if ene hamened dollats cach, which shatl in all





 withobland retam the same by rasson of some defint inemred liy the Company in the
 the tovernment and the Compans.
3. That the shates of the satid capital stock shath, after the first ilposit therent has heen paid, be translerable; lont no trusfer male within six years from the










 shares at the carrent value therent






 all 1 口и


 shall not he mathe mor fromently than one in nimety dis：

いいしまいい。
5．That the Company，miv and shall lay ont，construt，equip，maintan and wark a emtimons railway，of the width or gitase of four fo t cight ant one－half inches which railway shatl be mate in conformity with the Act heroinh afow recitel，and with dis Our Loyal Charter ；and such mitway shall extemd from same point on or man Lath． Nipissing，and on the smith shose thewof，to sme：peint on the shome of the lacilic Gath．



 mentioned，to some puint on lake supurior in British Territory and alsis another band

 I＇uited States of Ameriab，the said points and the conses and limes of the said beathe
 the gnage atowsaid ；and such banch limes of malway shatl form path ot the mailway in


7．Tha milway slatl fur tivided into sections，as follows：－
 hiver．
 Fastern Section to Lake Superin：
 longitath ol Fort Edmonton．


 Fort Edmonton to the Picitic coist．



 subomel of British Gohimbia with the ralway aystem of Gamala ：and finther shath

 ammonieatian betwen Lake Superior and Rod River，ly the thity tist day of December，



 dall cmondete the whold Raikway withan sheh extembed periond．
 －be hereatur ：greal upan bewes tho lanemment and the Compary，and the materials of，and mamor in which the saven！wows forming part thereof shall he con tructal，and the mote of woikn；th：milwav，of any prot thereof，inchding the






 of satid referenes shall ha' lefrisel by the rompany. And in orilem to establish




 -venditure.
10. That whenerorany portion ol tho milway exerealing twenty miles is enmpletme, thes fompany shall, upon bring thereminto required liy the Govemment, work the same fin



II. That the Govamment may, from tian to time, "point sueh juspons is it may think proper, to exmmine, inspuet ind report upon tho comstimetion and equipment of thic

 Charter.
12. That the Company may and shall eonstruct, maintain and work a eontinuons tolegraph line throughout and along the whole line of tho milway, sueh telegaph lins:
 (haretes.
13. That the (fompany shall frov. time to time fumishsuch reports of the progros of the work, with such details and plas of the work as the foverment may reghirr.

## tasd (:rast'.

14. That tosecure the construction of the main line of milway, und in consideration thereot' there is herely appopriated a grant to the Company of fifty million neres of land, wheh land, with the exerptions heremafter mentioned, the Company shall be entithed to demand and receive in the Provinces of Manitomand British Cohnhbia, and in the North-West Territories, in blocks not exceding twenty miles in depth on each side of shef main line and not hess than six nor more than twelve miles in width, ulternating with hoeks of like ,hpoth and width on each side thereof, reserved by the (hovermment.

Ihat to seenve the construction of the banch limes, and in consineration thereot; the Company shall be entited to domami and reedive from the Government int he NorthWist 'lomitories, a land grant in aid of the branch line to lake Superior, of twenty-
 1 winty thonsand acres per mile.
'That the lam to lee gramterl in aid of the main line, which shatl not be comprised within the alternate: blocks hereinbefore mentioned, or be within the l'we ine of Untario, shatl be allotted to the Company in alternate blocks on cich side of a common front line or lines, in like manner is the blocks granted and reserved along the line of the milway, Anil the land grant which the Covermment may be emabled to make to the Company for the

 main line.

Bat no land glant shall inchude may land then bofine granted to any where party, or on which any other party has any lawful elain of prexmption or other wise, or any land resersed for sehool or other poblic jurposes, or any land reserverl, or to Lue msserved under agremont with the Mulson's buy Company, and the iptivenory arising from the exception of any suelh lands shall be made good to the Compmy hy the grant of an ergal extent from other wild and ungranted Dominion lamds.

That if it shall he fomed that any of the alternate blocks laid ont along the lime of The matway are matit low settlement, the Company shall not be bound to receive from the ( foremment any geater depth of lam in such hlocks than me mile, computed from the milwis:

That the landy to be gramel in aid of tha main line oi malway tron ont of the lands of the Dominion, and the lands to bi granted in aid of the sain loranclurs. shall consist of such land as shall be fomm east of the Rocky Momitains leetween patallel; finty-nine and tifty-seven of north latitude, and the Company shall not be homil to rexive muy lands which are not of the fair avenge quality of the land in the sections of comntry Inst atopited for settlemeat lying within those limits: and the same shall the laid om, is nearly as may lore, contiguons to the lamds gramed along the main linn of thet milwin, and to the Lake Superior banch.

The Company shall also have a right of way fan the mitway throngh Dominion Lambs.
The lambs hewhy apropiatel to the (ompany shall he granted tron time to time,

 to lar deremined in such maner as herositur is provided.







 of J'ullianm:







## HIMmits.

 gramed to the Company, payable from time to time by instalments at intervals of ond homath athy jorith of the railway is prequded with, in proportion the then hoth, dith cully of condrowtion wat cont on such portion, such proportion to he asmertained and setted in the same manmer as is herein proviled with respect to the gramis of hand
19. That the Company shath allow as part of the smbsidy, the cont of the surveg
 hamhed and siventy-two, and to be mate in tho year one thotsann fight humbred mul soventy-ther, hy the (iosimment of Camala, for the pungse of ancertabing the hest line for the rulway.
20. That it shan be lawfon fir the Compang to necept mal receive from the Govemmat of any Proviner, or from any Duncipality in Canala, or from my Corporation, a subsidy or aid in mones, or botals, or seemities, payble in such mamer, nt such times, on such coaditions, and at such jhaces in Camadia or elsewhere as may be agreed umon with the Company.
boaij of thuestees.




 "t such momber the sane what he published by the siecretary of the lompany in the C'antilu liase te.
$\because 2$. That the removal, resigntion, mental incabeity, or insolvency of any member of the boam shat! vanate his a!pointment as such; mal thereupon or upon the death of atuy member, the vamey oceasmend thereby shall bo tilled by tho choiee of a ferson to
 holders, an the eatso may be by whom the member whose vacome seat is to lee tilled was originally chosen. And such change shatl to phibished in the manner afowsaid.
:33. Thate the dutios ant powere of the Board of l'rustees shall he as follows:-

1. 'To receive tron time to timo from tha Govemment of Camala such portion or portions of the subsidy of thirty million dohlurs ns may be eurned by, and pryable to the Company ax hereinbefore mentioned.

If. 'low reccive from time to time the nett proccels of the sales or rents of sinch pertions of the land horely ajprominted as may from time to time bo sold or leased ly the Company; mad also atl such subsidies and ains as may be granted to the Company by tho Govemment of any Proviner, or by any Mmicipality or other Corjoration.
111. 'To pay the limod of 'rouster, for their services, such sums of money as shall be from tinue (o bine lixal hy liy-law of the Compary.

1. After pammen of the expenses of the trust, to invest all monies received by them as Prusters in the securities of the Govermment of Cannda, or of nyy of its Irovinces, or of the Chitel Kinglom of Great Britain and Irelmal, or of my of the Colonies of the Ifuited Kinsdom, or of the British Possessions in India, or of the United statess of Ameriea; mad the Boad may fom time to time sell any such secmities, abd shall in any such case forthwith reinvest the proceeds of any such sate in other securities of the mature and kind herembetore mentioned, or in lien ther of, when so directed by resolution of the hondhollers passed in accordance with a by-haw of the (ompany, purchase outstanding londs of the Company.
$r$. The invesuments to be so mato ats hereinhefore directed, and the necurities whereof the same shall from tame to the consist, shall form a siaking fund, to bo held by the
 mat charges, which may be incurvel in respect of the execntion of the trinsts hereby created, and in the insestment and iv-investment as hereinbefore mentioned, mal thereafter
upon trist to pay the interest upon the bonds of the compiny, as the same slatl, from time
 bumbs of the company in the same, and the principal money thereby secured, shat


 trusts heroby ereated, to the salid sinking finm, and the socurities thereof to the t'ompany, to amb for, the absolute use, aml bohoot of the compury; and the trusts herely croated shall, therempor coase and absolately determine.
vi. The Roard of Trustees shall conform to any onder or ilirection respecting the performance of its dutiss, which may be concured in ly the Company and by the Bondholders acting as provilued hy by haw.
2. That the loaral shall have such further, and other powers in the premises, as may
 But no such lyy-Law shaill be contrary to, or inconsistent with, the provisions of this charter.
3. That a majority of the loard of Trusteps may lawfully exercise the powers of the Board, mad the action of such maijority shall he helld to be the action of the Boart. But none of the 1 powers herely vested in the Company or in the Board of Trustees or the majority of them. shall bo actenk upen contrany to or inconsistent with the provisions of any agreement which shall be duly untered into hy the Compmy, or the Board of 'Trustees, or by loth, with my person or prrsons who may agree to hecome holders of the bonds of the Comprany. And any agrement, resolution or proceeding made or taken contrary to, or inconsistent with surin agreement, to the detriment of such bon:d-holders, shall be absolutely null and void in law, and shall have no force or effeet whatever.

IAND MANAGEMENT.
26. That the Board of Direetors may, from time to time, ajpoint Commissioners or Agents for the manigement and disposal of tho lands of the Company, with such powers and luties as shall he proviled by the by-haws of the Company.
$2 \bar{i}$. Thit the Company shall remaler to the Boarl of Trustees, yearly aecor nts of all siles, Ieases or other displosition of lands; and shall from time to time pay over to tho Board of Trustees the neti proceeds thercof, after deluction of tho cost of management and suld, such eost not to exceel ten per centum of the gross proceeds.

## Powers or compait

2s. Thate the tompathy slall, from time to time, canse the manes of tho several parties interested in the stock of the Compiny, and the anome of interest therrin uf stuch pratiow respectivaly, to low entereal in a book to he ealled "The Stock Register," amb may in like mamer canse the manes and interest of the boulhohlers, to be reeorded from time to time in at lnok to he callanl "The Bond Register"; and duplieates of ali registere of stock and hombs of the Comprays, nud of the holders thereot, kept at the prineipal offie of the Compromy in Chandi, may be transmitted to and kept by tho agent for the time being of the Compuny in Landon.
29. That the (mmpmy may piay to the shmeholders, interest on tho amome of their paid up eapital at the rate of tive per centum per amum, during the construetion of the railway ind works.
30. That the Company slall have power and anthority to becomo parties to promissory note: :mbl hills of exchange for sums not less than one humbred dollars ; and all such promissory notes made ar endorsed, and such bills of exehange drawn, accepted or endorsed by the Prombent or Vier-President of the Company, umer the authority of the




 intendel to be circalated in mon: an an the noters or bills of a bank.
31. That the Company may, with the "proval of the Govemiment enter into and conelute my armagements with any other incorporated railway company in Comata or the United States, for the purpose of making any brach or branches to facilitate a comeetion hetween the railways of the Company mad of such olher incorponted conp:s $y$, and they may, with like apporal, enter into armongents for the mutual interchange of tratie with all milway compmies eompleting their lines to the lines of the Company; mil they may with like ar inval, lease or acpuire sueh last mentioned maikay or railways, or mako ruming armagements therewith, an tgenemly maty, with like aproval, enter into sumbingements as will secure uniform and complete railway connection with the system of railways now or hereafter existing in Comada or the United States.
32. That the company, after the opening of the railway, or any part thereol, to the public, shatl ammally submit to the Parliment of Camala, within thirty days after the opening of entin session thereof, it detailed amd graticular account attested by the Pre-
sident and Seeretary of the Company, of all moneys by them curned on the purt so opened together with the rimming expenses thereof, with a elassitied statemont of the tommage of freight, and the mumber of passengers conveyed over the said road; and shall comply with any firther provisions which Parlianent may hereafter make with resard to the form or tutails of such aceome or the more of attes ing or rendering the same.
33. That the Company may, until such right is detemined by Parliament, undertako the transmission of messuges for the public by any lina of telugraph titey may construet rin the line of their milway, and eolleet tolls for so toing; or may, with the aproval of the Government lease such line of telegraph, or any portion thervof, suigect to aty provisions hercin contmined ; and, if they think proper to madertake such transactions, they shall be sulbject to the provisions of the fourteenth and following chases of ehapter sixtyseven of the Consolidated Statutes of Camada.

## HHECTORS AND THEIR DOWELS.

34. That the satil Sir Ilusia Allan, Adams George Arehibahd, Joseph Octave Benu bien, Jean Buptiste Bemudry, Figerton Ryerson Burpee, Frealerie William Cumberland. Siandord Fleming, Robert Nowton Hall, John Selastian IElmeken, Andew MoDermot, Donah MeInnes, Walter Shanly, and John Walker, (a mitiority of whom shall constiLute a guorma for the transection of business), shall bo Provisional Directors of the Compary, and shall have powr and anthoricy to elect a President and Vice-President from among their mumber, to a proint a Secretary, Theasumer and other officets, to call ". Feneral meeting of shareholides for the election of Directors, as horeinafter provided, and generally to do suth other aets as slall be necessary for the condact and management of tho said mulertaking, mad fortignally proenring the eleetion of a Boart of Directors ly the shatehollers.
35. That the Provisional Directors shath hold oflice until the election of their suceessors : and shall eall a mocting of the shareliolders, to be held on such day, as hereinhefore provided for, and at such phace in the City of Ottawa as they shall decide, civing due notice thereof to each shareholder ; at which general meeting the sharehohders present, either in person or hy proxy, shall elect thirteen directors, who shall coustituts the Board, and shatl hold otlice until others are elected in their steal; and if any racancy shall ocem by the death, resignation, mental ineapacity insolvency or thisulalification from wont of Stoek of any Director, the vacancy shall be filled for the residue of the eurent year of othere ly the Earel of Dircetors.
36. That the Directors le thirteen in number, of whom soven shall be a quorm, ant proviled such frorm lio present, any absent Director may bo represented and vote hy mother Disector as his proxy; hat no Direetor shall hold more than one proxy. And the Directors shall ratire in the following orler, that is to say ; four at the end of the first and second years respeetively, and five at the end of the thire year, ant so on in similar proportions, during suceceding years. The Directors so to retire at the end of the tirst year shall be selected ly hallot of the Board. Those to retire at the emd of the socond year shall be seleeted by ballot among the nine Dircetors remaining of the original Board. And at the third and succeeding elections they shall retire by seniority, but the metiring Durectors shall be eligible for re-election, and any birector mppointed hy the Board to fill a vacancy, shall also rotire at the end of the eurrent year of othice, and a Director shall then bo elected by the sharchoders in his stemi-whieh Director shall oceupy the same position with regard to retirement and seniority as the director who first vacated the seat. And on the first Wedneshay in February, in eah yeur therafter, oron such other lay as may beappointel hy a by-liw of the Company, there shath be hold at the principal olfice of the Company, a general meeting of the sharehohbers, at which meeting they shall eloet such a number of Direetors for the ensuing year as shall be required to supply the places of the Directors so retiring ; and public notice of sueh anmal mecting shall bo given at least one month befors therly of elustion. Wiwh Director shall bo a sulject of Her Majesty, and a holder of at hout tw, hun heol imf tifty shares of the said stock. The election of Directers shall bo by ballot, and the Presilent of the Company, and a majority of the Directors shatl reside in C'manda.
37. That the ehiof phace of business of the Company shall be at the City of Ottawa, but other phees at which the Directors or committees of the Directors may meet and tramsact business may le fixed by tho by-liws of the Company.

3s. That whenever it shath bo desmed expodient by the Buad of Directors that a special general mesting of the shareholders shali bo convench for any purpose, the Directors shall convene such meeting at the City of Ottawa, by wivertisement, in the mamer hereinbefore mentioned, in which mivertisement the basiness to be tramsacted at sueh meeting slath be expressly mentioned.
39. That any deed repuived and anthorized to be executed on behalf of the Company, shall be lield to be valid and binding on the Company, if it be signed by the President or Viee-bexilent and by the Secretary, mel the seal of the Compuny be aftixed thereto : and no spereial mothority shall be required tor athixing the seal to any sneh theed.
40. That the Directors of the Cempany shall have power to administer, conduct and mange the athairs and business of the Compmy : mad shall have and exereiso all the

prows repuinite to rable then wion and pertorm, make and exceute, all such acts, mattors an I thing, neme ate instrumenta whall be nessany to carry ont the provisions of this chaver, asodin; to the trow intent an l meming thereof, inchuling the power of selling, leang or otherwis: disposing of the hands granted or to be grantol in aid of the matw, ath of ather lowt of the Gmpany not requimel tor the purposes of the railway ; exeept in st far at thair powers aro expresply limited by the provisions hereof. And they shall also have power, from time to rime, to make

 romuncration ho deomed alvisuble; am also such by-laws as aro contemplated by the provisions of this ehartor for the regalation of divers matters herein required or anthorizel to be so regalatel ; and the same to anead o: repeal ; provided always howeve that such hy-laws shat have no force or cthed, in any respect in wheh they, or any of them, shald b; contrury to or inconsistent with this charter, nor in any respect in which they shad reguire the appreval of the Govermment, until they have received sueh approval. Ant such by-liws shall in wo case hawo any fore or effeet after the next genemi meeting of shareholders which shall lat held after the passage of such hy-liws by the boand of Divectors, maless they aro apmoved by such meetiag : and any copy of the ly-Taws of the Company, or any of them, purporting to be umber the hand of the clerk, seceretary of other oflieer of the said Company, and having the seal of the said eorporation atfixed to it shall the received at prima ficie evidence of such by-law in all courts of tho Dominion of Canadit.
41.--That tho Directors of the Company are herehy anthorized and empowered to issno homls, which shall be a tirst charge on the railway and its appurtumers, mul on the tolls and revenues thereof, and on all lands, whether the property of the Company at Whe time of the issite of such bonds, or thereafter acequired. Aed such bonds shath he in such form, and for such amount, and with such coupons attatehed, and ther, and the compons attached thereto shall he payable, at such times and phaces as the biree tors fiom timo to time shall provide. And the payment to the Treasurer of
 dile purchaser of may liand: of the Company, of the purchase money thereof, and the aepuitamee by such freasure or other prison so appointel, of such purelase money : shall Operate as a release of the lands so paid for from the effect of such charge ; and the tombany shall kepp all monis's so recemed separate and apart from its ordinary finms, ami shall pay wer the mett proeeds thereof to the Bome of Trustens as herenderowe


 shall te valid without having the seal of the tompany athed thereto.

Provided that the amount of such bomls shall not exceed forty thousand dollars per mile, to b.e issuct in proportion to the length ot milway to be constructen muler
 by the (Goverameat. Ant all bonds issurd under this charter shall have the same and equal mak and priority, as a tirst charge on the assets of the Company hereinbefore lescribed.
12. That if, at any time, any argement be made by the Company with any persons intending to become bondholders of the Compang, restrieting the issme of bonls by the tompany, moter the powers eonfered bey the preeding section, or defining or limiting the mole of reverising such powers; the fiompany thereafter shall not art upon such powers ohowise than as detimed, restricted and limited log such agreemma. And no hom thareatter isued ty the Company, and no order, resolation, or proveding theraftere math, passed or hat by the Company, or hy the Board of Directors, contrary to the terms of such arreement, shall be villid or cthectual.
13. That the Directors of the Company maty, by by-law, appoint an agent or apents in the City of Latom, Bagland, and may ly such hy-law makeprovision for the payment of dividmos, and fon the tamsfer of the stock and honds of the Company at the said ('ity of landon, in such manner, and upori sueh werms and conlitions as shall be provided hy such by-latw. Provided that all such by-laws for the transfer of stock passed within six years atter the date of this Charter, shall be sulyect to the appoval of the forommont.

## miscellaneols miovisions.

4. That for the purpose of making an allotment of the land amo money subsidies, the railway shatl be divided into converient suetions; and so soon as sutlicient information hats been olitained respecting the dillirulty and eest of eonstruction of such sections, the propertion of land amd money sulisidies applieable to cals of them shall be determined liy agrement lactwen thr (Govermuent in ithe Compuy; and if the Government an tho Company are wabie to agree upon such proportion, the same shatl be decided unom by the be bingeres solected as hereinhefore provided.
5. 'That "The hatwar Art of 1868 "" as motition by any Aet of tho Parliment of Canahla, of the Session hell in the year 1872 , with reference to any railway to be
constrace I mind thy such Let on any of the lines, of hetwomaty of tho points meationol in the Sut in this chant:r tiest reeited, in so far as the provisions of the sume no arpice



Ith. And :as buipets the sail milway, that the eighth soetion of "The Raturay Aet,

 the line of the railway, not boing within any district or enmery for which there is a

 comected by the 'ompany, with the ennsent of the: Minister, and ecrtitied by him; and the Combay may tha mak the railway in acombure with sude certitien correction

The ere wenth subsestion of the sial eightle section of tho Railway det shall not apply to any portion of the milway pasing owor mgrantel lands of the Crown, or lands not wilhin any survered thathip in any Provine:; and in such phees, fleviations not
 and depositad by the Company, shall be allowed, on the "proval of the Govermment Inspetor, without any formal correction or certilicate ; and any further deviation that may Ine fomed expedient may be anthorized by order of the dovermment, and the Company



 and any copy of, or extmat therfrom, certitied by the sain Minister or his deputy, shatl be weeived as revidence in any court of haw in Canadit.

It shall be sullicient that a bap, or protile of my part of the completed ratway, which shatl not lie within any eonaty or distriet having it registry ofliee, le tiled in the ofthe of the Minister of Public Works.

The Company shath mot commence the eonstruction of ang bridge over my navigahle water, matil they shall have submittel to the (iovermment phans of such lridge, and of all the intember works thereto appertaning, now mat such phans, and the site of such bridge shall have bern aprowed by the (ivermment; and such conditions as it shall think
 Iminge be altered, on devia' ion therdiom allowed, exerpt by permission of the Government.
17. 'Tlat the provision male in sulasections thirty, thirty-one and thirty-two, of section
 shall aplly (o lands acpuren her the fompany in the Proviness of Manitola and british Columbia, and in the North West Throritories; and ans respets lamels in the North West Tomitories, the Con' of Guedix Bench for the Provinee of Mantuba shall be held to be the Cont intemfed ley the satil sub-sertions.

1s. That in the lrovinees of British Cohmbinand Manitoha, any Julge of a Superior of Combty somet shall have all the gowers given by the salid Aet to a County Judge, and in the North West 'rerritories such powers shall he exercised ley a Judge of the Queen's hench of the Provine of Manitoba.

4!. That it shatl he lawful for the Company to take from any pmblic lands adjacent to or near the line of the sid railway, all stome, timber, gravel and other materiahs which maty be beressary or use ful for the construction of the ratway ; and also to hay out, and apropriate to the use of the Company, a greater extme of lands, whether pulie or private, for stations, lepots, workshons, hialings, simo-tracks, wharres, harbors and roadway, and for cetablishing scmens against show, than the hradth amb ghantity mentionel in "The Lailway Aet, Istis," such greater extent takem, in any ease, being allowel by the (fovernment, nud shown on the minn or linas dey osited with the Minister of Publie Works.
50. Ame whereas, it may be messiary for the Compay to possess gravel pits and puar-
 stathons and other paposes. at convenient phaces along the line of railway, for construet

 Sot of hath whereon suchdepsits may he fomb; therefore, that the sitid Company may purchase, have, hold, tolke, receise, use and enjor, along the line of the said railway, or sepaiatel therefrom, and if supurated therefrom, then, with the necessam ight of way thereto, any lands, tenements and hereditaments which it shat please Mer Majesty, or any persom or persons or budies politic, to give, grant, sell or eonvey unto and to the uso of, or in trust for the satid Company, their suecessors and assigns, and it shall and may bo lawfur for tha satid Compeny to establish stations or workshops on any of such lots or hlocks of land, and from time to time, by deed of bargain and sale or otherwise, to grant, hargain, sell or convey my portions of such limels, not neeessiny to be retained for grated pits, 'fuarries, sidings, btameles, fued-yands, station grounds or workshops, or for atfectually mparing, maintaning and using, to the greatest aivantage, the said railway and other works comected therewith.
51. That as respects places not within any Provinco, any notice reguired by the

Ruilway Aet, 18if8, to he givon in the "Olleinl Gizatto" of a Provineo, may bo givon in the Cthetula Giazolte.
52. That deeds and eonvegmeses of lands to the Comphey for the purpotasof this Charter (not being letters patent from tho Crown) anty, in so far as eiremmstances will almit, be in the form following, that is to say :-
"Know all men ly thess presents, that I, A.B., in consideration of paill to me by the Gmatim Paeilic Railwaty Company, the resejpt whoreof is herely nekuowledged, grant, hargain, sell and eonvey muto the said The Camalian Pueifie Reilway Company, their suceossers and assigns, all that tract or pareel of hand (describo the lenel) to have and to hold the said land aml premises unto the said Company, their suceessors and assigns for ever.
"Witness my haud mul sent, this
day of one thousand eiglit hanired mul
"Signed, Sealod and Delivered
in presence of

$$
\begin{aligned}
& \text { "C. D. } \\
& \text { "E. F." }
\end{aligned}
$$

or in uny other form to the like effeet.
K3. That Her Majesty's naval mud military forces, whether Imperial or Cianalian, Regular or Militia, anl all iutillery, mmmanition, baggage, provisions, or other stores for their nese, and all ollieers and others travelling on Mer Majesty's naval or military or othor serviee, and their baggige and stores, shall at all timos, whon the Company shatl be thoreunto required hy one of Lur Majesty's Prineipal Ssoretiuics of Stato, or hy the Comminder of Her Majesty's Fotees in (windi, or by the Minister of Militia and Defence of Cumada, or by the Chiet Naval Offies on the North Ameriean Station on the Athatie, or on the Pacilic Ocean, be carried on the said railway on sueh terms and conditions, mal under such regulations as the Government shall from time to timo mako,
54. That the Justicen of the Peaeo for uny county or district in British Columbia ansl Manitoba, assembled in general or quatersessions, shall have the power vested by section forty-nine of "The Ruilway Aet, l8ts," in the Justices so assembled in the Provinco of Ontario as to the appointment of Railway Constables, and in places where there are no sueh sessions, any two Justices of the Peatee in any Province, or in any place not within a Provines, shall have the powerd given by the sail section to any two Justices of tho Perze in Ontario for the appointment and dismissal of any steh constables; and where thore is no Clerk of the Pate the recond of the appeintment of $a$ constable slall be dispensed with.
55. That it shall be lawful for the Government, by order to he published in the Crmuile Guectls, on or before the first day of May, 1874, to deelaro this elarter, and the sevemal provisions thereof, and all contrats and agreenents male theremaler batween the Government and the Compmy to be null and void, it the Company have not by the first day of Junary last preceding that dite, inthe irpunganonty t, the satisfaction of the (fovernment for raising the money required for the constraction and working of the saill milway.
:56. That the expression ;" the (foverment" mad "the Govemor in Comneil" in this charter, mean tho Governor General in Comeil ; and the expression "railway" inclules as well the branches as the main line of the Pacific Railwny, except when the contrary nppears from the context.

And We do, for ourselves, onr heirs and succossors, grant and deelare that theso Our Letters Patent, or tho onrolment thereof, shall be in and by all things valid rat effectual in the law, according to the true intent and meaning of tho same, and shall be recognized as valid and eflectual by all On. Courts and Juigos, and all ofticers, persons, and bodies politic or corporate, whom it doth or shall or may concern.

I Testimony Whereof, We have calused these Our Letters to be made Patent, and the Great Scal of Camah to bo hereunto affixel. Witness, Our Right Trusty and Well Beloved Cousin and Councillor tho Right Monorablo Sir Frederic Iemple, Farl of Duffeme, Viscount and Baron Clandeboye of Clandeboye, in the County Down, in tho Peerngo of the United Kingdom, Buron Dufferin and Chandehoye of Batlyleidy and Killeleagh in the County Down, in the Peerage of Irelanl and in Baronet, Knight of Our Most Ilhstrious Order of Saint Pratrick, and Knight Commander of Our Most Monorable Order of the Bath, Governor Gencral of Cambla, and Governor and Commander-in-Clief in and over the Island of Prince Edwarl, and Vice Admiral of Camala and Prince Edward. At Our Governsent House, in Uur CITY of OTTAWA, in Our Jominion, this Fifth diay of February, in the year of Our Lord, one thousand eight hundred and seventy-three, and in the Thirty sixth year of Our Reign.
By Command,

## J. C. AIKINS,

Secretary of State.


