19-20 VICT.

Public Act, &c.

XXIV. The Interpretation Act shall apply to this Act, nor shall enactment hereinafter to be made for the purpose of carrying out its several provisions according to their true intent, be deemed an infringement of the rights of any of the Companies aforesaid or of any person or party; and this Act shall be deemed a Public Act.

SCHEDULE A.

Know all men by these presents that I, (insert the name of the wife also, if she is to release her dower, or for any other reason to join in the conveyance,) do hereby in consideration of paid to me (or as the case may be) by the Lake Huron, Ottawa and Quebec Junction Railway Company, the receipt whereof is hereby acknowledged, grant, bargain, sell, convey and confirm unto the said Lake Huron, Ottawa and Quebec Junction Railway Company, their successors and assigns for ever, all that certain parcel or tract of land situate (describe the land)—the same having been selected and laid out by the said Company for the purpose of their Railway; to have and to hold the said land and premises, together with every thing appertaining thereto to the said Lake Huron, Ottawa and Quebec Junction Railway Company, their successors and assigns for ever, (if there be dower to be released, add and I, (name the wife) hereby release my dower in the premises.

Witness my (or our) hand (or hands) and seal (or seals) this day of , one thousand eight hundred and

A. B. [L. S.] C. D. [L. S.]

Signed, sealed and delivered in) the presence of O. K.

CAP. CXIII.

An Act to amend and extend the Charter of the Amherstburgh and St. Thomas Railway Company.

[Assented to 1st July, 1856.]

Preamble.

WHEREAS the Amherstburgh and St. Thomas Railway Company have prayed for amendments to their Act of Incorporation, and it is expedient to grant their prayer: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

First general meeting under 18 V. c. 182, when to be held.

I. Notwithstanding any thing in the seventh section of the Act passed in the eighteenth year of the Her Majesty's Reign, and intituled, An Act to incorporate the Amherstburgh and St. Thomas Railway Company, as soon as two hundred and fifty thousand

thousand pounds of the Capital Stock of the said Company shall have been subscribed, and ten per cent. paid thereon, in the manner required by the said Act, a general meeting of the Shareholders shall be held at the Town of Amherstburgh or St. Thomas, or at some intermediate place, for the purpose of The said Act electing Directors and putting the said Act into effect, as if amended in the said sum had been that fixed by the said section, instead of the sum of five hundred thousand pounds.

II. And whereas it may be necessary for the said Company Companymay to possess gravel pits, and lands containing deposits of gravel, hold land for as well as lands for stations and other purposes, at convenient &c. places along their line of Railway, for constructing and keeping in repair, and for carrying on the business of the said Railway, and as such gravel pits or deposits cannot at all times be procured, without purchasing the whole lot of land whereon such deposits may be found; it is therefore enacted, that it shall be lawful for the said Company, and they are hereby authorized, from time to time, to purchase, have, hold, take, receive, use and enjoy, along the line of the said Railway or separated therefrom, and if separated therefrom, then with the necessary right of way thereto, any lands, tenements and hereditaments which it shall please Her Majesty, or any person or persons, or bodies corporate, to give, grant, sell or convey unto, and to the use of, or in trust for, the said Company their successors and assigns; and it shall and may be lawful for the said Company to establish stations or workshops on any of such lots or blocks of land, and from time to time, by deed of bargain and sale or otherwise, to grant, bargain, sell or convey any portion of such lands not necessary to be retained for the purposes of the said Company.

III. The said Company are hereby empowered to unite with Companymay any other Railway Company, whose Railway intersects that of unite with any the said Company, or touches a place which their road also 16 V. cc. 39 & touches, and to such Union the provisions of the Acts passed 76. in the sixteenth year of Her Majesty's Reign, and chaptered respectively thirty-nine and seventy-six, shall extend and apply.

IV. The Railway and works of the said Company shall be Period for commenced within three years and completed within six years commencing after the passing of this Act; any thing in the Act hereby ing the Railamended to the contrary notwithstanding.

and complet-

V. This Act shall be deemed a Public Act.

Public Act.