shall be a surplus over the above named charges, such surplus shall be applied to the payment of the interest on the Province Loan accruing in such year: The bonds and share capital What shall be herein mentioned shall be held to include and consist of all deemed bonds loans and paid up capital which the Company have raised or and share may hereafter raise bond fide under the authority of any Act of the Provincial Legislature passed or to be passed, for any purpose authorized by any such Act.

V. The said Company are hereby authorized to receive from Company may the Receiver General of the Province, and expend upon and for receive prothe several works and purposes mentioned in the Act last cited, ferential Bonds the proceeds of the Preferential Bonds therein mentioned, as on certain consuch proceeds are paid in, provided the sum so expended upon ditions. each work bears the same proportion to the total sum allotted to it, as the sums paid in bear to the whole amount authorized to be raised by the said Act, and that each of the several works mentioned in the said last cited Act, shall be proceeded with simultaneously and in the same proportion.

VI. The time allowed by the Act last cited for the com- Time for completion of the said several works is hereby extended for one pleting works year from the periods fixed by the said Act for the completion of the same respectively.

VII. This Act shall be deemed a Public Act, and the Act last Public Act, above cited and this Act shall be construed with reference to and how coneach other, and the third section of the said Act shall apply as if strued. re-enacted herein.

## CAP. XII.

An Act for the better Prevention of Accidents on Railways.

[Assented to 27th May, 1857.]

HEREAS it is expedient to make further provision for Preamble. the prevention of accidents on Railways: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The Board of Railway Commissioners constituted by the Board of Rail-Seventeenth section of the Act passed in the Session held in the way Commis-fourteenth and fifteenth years of Her Majesty's Reign, Chapter 14,15 y. c. 73, seventy-three, intituled, An Act to make provision for the cons- to discharge truction of a Main Trunk Line of Railway throughout the duties prescribwhole length of this Province, shall, in addition to their present Act. powers and duties, have and discharge the powers and duties in this Act prescribed, and may from time to time appoint some fit and qualified person to be Secretary of the said Board in the stead of the Secretary of the Commissioners of Public Works, who shall henceforth cease to be the Secretary of the said Board.

Inspectors of be appointed by Governor in Council. Their general duties.

Cap. 12.

II. It shall be lawful for the Governor in Council to appoint Railways may and authorize any proper person or persons not exceeding three in number whose duty it shall be from time to time to inspect all Railways constructed or in course of construction; and it shall be lawful for every person so authorized, at all reasonable times, upon producing his authority if required, to enter upon and examine the said railway and the stations, fences or gates, road crossings, cattle guards, works and buildings, and the engines, cars and carriages belonging thereto: And it shall be the duty of every Railway Company and the Officers and Directors thereof to afford to such Inspector or Inspectors every information and full and true explanations so far as may be in their power or knowledge on all matters inquired into by any such Inspector or Inspectors, and to submit to such Inspector or Inspectors all plans, specifications, drawings and documents relating to the construction or reconstruction, repair or state of repair of such Railway or any portion thereof, whether a bridge, culvert or other part; And any such Inspector shall have the right to use the telegraph may use Telewires and machinery in the offices of or under the control of any such Railway Company, for the purpose thereby or therewith of communicating with any of the officers of the said Company, or transmitting any order of any such Inspector relating to such Railway, and the operators or officers employed in the telegraph offices of or under the control of the said Company, shall without unnecessary delay obey all orders of any such Inspector for effecting such communications and transmitting messages for the purpose aforesaid, and any such operator or officer refusing or neglecting so to do, shall forfeit for every such offence the sum of Ten Pounds; and the authority of any such Inspector messages, &c. shall be sufficiently evidenced by a paper in writing nominating him an Inspector of Railways or of any Railway in particular signed by the Chairman of the said Board of Railway Commissioners and countersigned by the Secretary thereof.

Penalties on Railway Offi-

cers refusing

to transmit

Inspectors

pany.

graphs of any

Railway Com-

Punishment of persons obstructing Inspectors in the execution of their duty.

III. Every person wilfully obstructing any person duly authorized as aforesaid in the execution of his duty shall, on conviction before a Justice of the Peace having jurisdiction in the place where the offence shall have been committed, forfeit and pay for every such offence any sum not exceeding ten pounds, and in default of payment of any penalty so adjudged immediately or within such time as the said Justice of the Peace shall appoint, the same Justice, or any other Justice having jurisdiction in the place where the offender shall be or reside, may commit the offender to prison for any period not exceeding three calendar months; such commitment to be determined on payment of the amount of the penalty; and every such penalty shall be returned to the next ensuing Court of Quarter Sessions in the usual manner.

Railways not to be opened

IV. No Railway or portion of any Railway shall be opened for the public conveyance of passengers until one calendar month

month after notice in writing of the intention of opening the until after cersame shall have been given by the Company to whom such tain notice to Railway shall belong to the Board of Railway Commissioners, Board of Railway Commissioners, way Commission and antil ton days of the Board of Railway Commission and antil ton days of the Board of Railway Commission and antil ton days of the Board of Railway Commission and antil ton days of the Board of Railway Commission and the Board of Railway Commission and the Board of Railway Commissioners, was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners, which was considered and the Board of Railway Commissioners and the Board of Railway Commissioners and the B and until ten days after notice in writing shall have been given sioners. by the said Company to the said Board of Railway Commissioners of the time when the said Railway or portion of Railway will be, in their opinion, sufficiently completed for the safe conveyance of passengers, and ready for inspection.

V. If any Railway or portion of any Railway, shall be opened Penalty for without such notices as aforesaid, the Company to whom such contravention. Railway shall belong, shall forfeit to Her Majesty the sum of fifty pounds for every day during which the same shall continue open, until the said notices shall have been duly given and shall have expired.

VI. If the Inspector or Inspectors appointed as aforesaid, Railway Comshall, after inspection of any Railway, report in writing upon report of to the said Board that, in his or their opinion, the opening Inspectors and of the same would be attended with danger to the public approval of using the same, by reason of the incompleteness of the works or Governor in permanent way, or the insufficiency of the establishment for permanent way, or the insufficiency of the establishment for order postworking such Railway, together with the ground of such opinion, ponement of it shall be lawful for the said Board of Railway Commis-opening of sioners, with the sanction of the Governor in Council, and so from time to time, as often as such Inspector or Inspectors shall after further inspection thereof so report, to order and direct the Company to whom such Railway shall belong to postpone such opening not exceeding one calendar month at any one time, until it shall appear to the said Board that such opening may take place without danger to the public; and if any such Penalty for Railway, or any portion thereof, shall be opened contrary to any contravention such order or direction of the Board of Railway Commissioners such order or direction of the Board of Railway Commissioners, the Company to whom such Railway shall belong shall forfeit to Her Majesty the sum of fifty pounds for every day during which the same shall continue open contrary to such order and direction; Provided always, that no such order as Proviso. aforesaid shall be binding upon any Railway Company unless therewith shall be delivered to the said Company a copy of the report of the Inspector or Inspectors on which such order shall be founded.

VII. It shall be lawful for the Governor in Council upon Governor may the Report of the said Board to authorize or require any order permanent bridges to Railway Company to construct fixed and permanent bridges or to he substituted substitute such bridges in the place of the swing, draw or movea- for moveable ble bridges on the line of such Railway, within such time as bridges. the Governor in Council may direct; and for each and every day after the period so fixed during which the said Company shall use such swing, draw or moveable bridges the said Company shall forfeit and pay to Her Majesty the sum of fifty pounds; Provided it shall not be lawful for any Railway Company to Proviso.

substitute any swing, draw or other moveable bridge in the place or stead of any fixed or permanent bridge already built and constructed without the consent of the Governor in Council previously had and obtained.

Any bridge. tunnel, locomotive or car Inspectors, must be made sufficient by the Company.

VIII. When and so often as any bridge, culvert, viaduct, tunnel, fence, road, crossing or cattle guard, or any other portion of condemned by any railway constructed or in course of construction or any locomotive, car or carriage used or for use on any Railway shall have been condemned on the report of an Inspector or Inspectors, by the said Board of Railway Commissioners, with the approval of the Governor in Council, or any change or alteration therein or in any part thereof, or the substitution of any new bridge, culvert, viaduct or tunnel, or of any material for the said Railway, shall be required by the said Board of Railway Commissioners, with the approval of the Governor in Council, the Company to which such Railway belongs, or using, running or controlling the same, shall, after notice thereof in writing signed by the Chairman of the said Board and countersigned by the Secretary thereof, proceed to make good or remedy the defects in the said portions of the Railway, or in the locomotive, car or carriage which shall have been so condemned, or to make such change, alteration or substitution hereinbefore referred to as may have been required in manner aforesaid by the said Board.

Inspector authorized to forbid the running of trains on Railway deemed dangerous until repairs made.

Railway Commissioners, with approval of Governor in Council may modify order of Inspectors.

IX. If in the opinion of any such Railway Inspector, it shall be dangerous that trains or vehicles should pass over any particular railway, or any portion of a Railway, until alterations, substitutions or repairs shall have been made thereon, or that any particular car, carriage or locomotive should be run or used, it shall be lawful for the said Inspector forthwith to forbid the running of any train or vehicle over any such Railway or portion of Railway, or the running or using of any such car, carriage or locomotive by delivering or causing to be delivered to the President, Managing Director, or Secretary or Superintendent of the Company owning, running, or using such Railway, or to any Officer having the management or control of the running of trains on such Railway, a notice in writing to that effect with his reasons therefor, in which he shall distinctly point out the defects or nature of the danger to be apprehended; and forthwith the said Inspector shall report the same to the said Board of Railway Commissioners, who, with the sanction of the Governor in Council, may either confirm, modify or disallow such act or order of the Inspector; and such confirmation, modification or disallowance shall be duly notified to the Railway Company affected thereby; and the said Board of Railway Commissioners may, with the sanction of the Governor in Council, limit the number or times or rate of speed of running of trains or vehicles, upon such Railway or portion of railway, until such alterations or repairs as they may think sufficient shall have been made, or until such time as they may think prudent; and it shall be the duty of the Company

Company owning, running or using such railway to comply forthwith with any such Order of the said Inspector or of the said Board, upon notice thereof as aforesaid; and for every act of Penalty on non-compliance therewith every such Railway Company shall Company for forfeit to Her Majesty the sum of five hundred pounds.

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X. From and after the passing of this Act, and at all times Company to thereafter, every Railway Company which runs any trains for use the best the conveyance of passengers upon any railway, shall provide communication and cause to be used in and upon such trains such known tion between apparatus and arrangements as shall best afford good conductors and and sufficient means of immediate communication between and for stopthe conductors and the engine-drivers of such trains while the ping or distrains are in motion, and good and sufficient means of apply-cars, fixing ing the brakes to the truck-wheels of the locomotive or tender, seats in cars, or both, or of all or any of the cars or carriages composing such &c. trains, by the power of the steam-engine or otherwise at the will of the engine-driver, or other person or persons appointed to such duty, and of disconnecting the locomotive, tender, and cars or carriages from each other by any such power or means, and as shall best and most securely place and fix the seats or chairs in such cars or carriages, and shall alter such apparatus and arrangements or supply new apparatus and arrangements from time to time as the said Board of Railway Commissioners, with the sanction of the Governor in Council, may order; and every Railway Company shall make such by-laws, rules And make proand regulations, to be observed by the conductors, engine- per rules for drivers, and other officers and servants of such Company, and of their offiby all other Companies and persons using the Railway of such cers, &c. Company, and such regulations with regard to the construction of the carriages and other vehicles, to be used in such trains on the Railway of such Company, as are requisite for ensuring the employment and proper use of such means of communication, application and disconnection, as aforesaid; and every Railway Penalty for Company which fails to comply with the provisions hereinbefore neglect. contained as to ensuring means of communication between the conductors and engine-drivers of trains, or of applying the brakes or disconnecting the carriages composing trains or of placing and fixing the seats or chairs aforesaid, shall forfeit to Her Majesty a sum not exceeding Fifty Pounds, for every day during which such default shall continue.

XI. In any case where a Railway not already commenced Certain powmay hereafter be constructed or authorized to be constructed, ers vested in Railway Comacross any turnpike road, street, or other public highway, on the missioners, level, it shall be lawful for the Board of Railway Commission- with respect to ers, if it appear to them necessary for the public safety, with crossing pubthe sanction of the Governor in Council, to authorize and on a level. require the Company to whom such Railway belongs, within such time as the said Board shall direct, to carry such road, street or highway either over or under the said Railway, by means of a bridge or arch, instead of crossing the same on the level, or

to execute such other works as under the circumstances of the

all Railways.

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Proviso : further precautions at level crossings.

ther precau-

Foot passengers to use foot-bridge, if provided for

that purpose at level cross-

case appear to the said Board the best adapted for removing or diminishing the danger arising from such level crossing; and all the provisions of law at any such time applicable to the taking of land by Railway Companies and its valuation and conveyance to them, and to the compensation therefor, shall apply to the case of any land being required for the construction of any works for effecting the alteration of such level crossing; Proviso: sect. Provided that any thing contained in any Act of the Parlia-169 to apply to ment of this Province which suspends the operation of the Act sixteenth Victoria, chapter one hundred and sixty-nine, section six, requiring "That in all cases where Railways pass any draw or swing bridge over any navigable river, canal or stream, which is subject to be opened for the purposes of navigation, the trains shall in all cases be stopped at least three minutes to ascertain from the bridge tender that such bridge is closed and in perfect order for passing," be and the same is hereby repealed; Provided also, that it shall be the duty of every Railway Company to station an officer at every point on their line crossed on a level by any other Railway, and no train shall proceed over such crossing until signal has been made to the Conductor thereof that the way is clear; Provided also, that Proviso: fur- hereafter every locomotive or Railway engine or train of cars, on any Railway, shall, before it crosses the track of any other tions when one Railway on a level, be stopped for at least the space of three ses another on minutes, and that no locomotive or Railway engine shall pass a level, or runs in or through any thickly peopled portion of any City, Town or through a city, Village at a speed greater than six miles per hour, unless the track is properly fenced, and that whenever any train of cars shall be moving reversely in any City, Town or Village, the locomotive being in the rear, the Company shall station on the last car in the train a person whose duty it shall be to warn parties, standing on or crossing the track of such Railway, of the approach of such train, under a penalty of twenty-five pounds for any contravention of these provisoes.

XII. If the Board of Railway Commissioners, in the exercise of the powers hereinbefore contained, order any Railway Company to erect at or near or in lieu of any such level crossing of a turnpike road, or other public highway as aforesaid, a footbridge or foot-bridges over their Railway for the purpose of enabling persons passing on foot along the said turnpike road or public highway to cross the said Railway by means of such bridge or bridges, then and in any such case, from and after the completion of such foot-bridge or foot-bridges as shall be so required to be erected, and while the said Company keep the same in good and sufficient repair, the said level crossing shall not be used by foot passengers on the said turnpike road or public highway, except during the time when the same shall be used for the passage of carriages, carts, horses or cattle along the said road.

XIII. Every Railway Company shall as soon as possible, and In case of any at least within forty-eight hours, after the occurrence upon the serious accirailway belonging to such Company of any accident attended dent to or upon any Railwith serious personal injury to the public using the same, or way, notice to whereby any bridge, culvert, viaduct or tunnel on or of the begiven by said Railway shall be broken or so damaged as to be impassable or unfit for immediate use, give notice thereof to the Board of Railway Commissioners; and if any Company shall Penalty for wilfully omit to give such notice, such Company shall forfeit neglect. to Her. Majesty the sum of Fifty pounds for every day during which the omission to give the same shall continue.

XIV. Every Railway Company shall within ten days after A return of the first days of January and July, in each and every year, any accidents make to the said Board of Railway Commissioners, under the to be given in oath of the President, Secretary or Superintendent of the said each Comeannually by Company, a true and particular return of all accidents and pany; casualties (whether to life or property) which have occurred on the Railway of the said Company during the half year next preceding each of the said periods respectively, setting forth the causes and natures of such accidents and casualties, the points at which they occur, whether by night or by day, and the full extent thereof, and all particulars of the same, and shall also at And of their the same time return a true copy of the existing By-laws of the By-laws. said Company and of their rules and regulations for the management of the said Company and of their Railway; and the Form to be Board of Railway Commissioners may order and direct, from appointed by time to time, the form in which such returns shall be made up, and may order and direct any railway Company to make up and deliver to them from time to time, in addition to the said periodical returns, returns of serious accidents occurring in the course of the public traffic upon the Railway belonging to such Company, whether attended with personal injury or not, in such form and manner as the said Board shall deem necessary, and require for their information with a view to the public safety; And if any such returns, verified as aforesaid, shall not be so renalty for delivered within the respective times herein prescribed or within neglect. fourteen days after the same shall have been so required as aforesaid by the said Board, every such Company shall forfeit to Her Majesty the sum of twenty-five pounds, for every day during which the said Company shall neglect to deliver the same; Provided always, that all such returns shall be privileged com- Proviso. munications, and shall not be evidence in any Court whatsoever.

XV. The provisions of the Act passed in the session held in Act 19, 20 v. the nineteenth and twentieth years of Her Majesty's reign, chap- c. 11, to apply ter eleven, intituled, An Act for the punishment of the Officers and to contraven-Servants of Railway Companies contravents of the Pollage of tion of orders Servants of Railway Companies contravening the By-laws of of the Board. such Companies, to the danger of person and property, shall apply to cases of the non-observance or contravention by any such officer or servant of any order or notice of the said Board of

Railway

Company to notify orders of Board to its officers, &c.

Railway Commissioners, of which he shall, before such nonobservance or contravention, have had cognizance in any of the ways referred to in the second section of the said Act; and it shall be the duty of every Railway Company, as soon as possible after the receipt of any such order or notice, to give cognizance thereof in one or more of such ways to each of its officers and servants; and all orders of the said Board of Railway Commissioners shall be considered as made known to the said Railway Company by a notice thereof signed by the Chairman and countersigned by the Secretary of the said Board, and delivered to the President, Vice-President, Managing Director, Secretary or Superintendent of the said Company, or at the office of the said Company.

No horses or cattle to be allowed to be at large on any highway within half a mile of any Railway,

XVI. No horses, sheep or swine or other cattle, shall be permitted to be at large upon any highway within a half mile of the intersection of any highway with any Railway on grade unless the same respectively shall be in charge of some person or persons to prevent their loitering or stopping on such highway at such intersection with any Railway, and all such cattle so found at large in contravention hereof, may be impounded by any person finding the same at large, in the nearest pound to the place where the same shall be so found, and the poundkeeper with whom the same shall be so impounded shall detain the same in the like manner, and subject to the like regulations as to the care and disposal thereof, as in the case of cattle impounded for trespass on private property, and no person, any of whose cattle so at large, shall be killed by any train at such point of intersection, shall have any action against any Railway Company in respect to the same being so killed.

Inspection not to relieve any Company from any liability

XVII. No inspection had under this Act nor any thing in this Act contained or done or ordered or omitted to be done or ordered under or by virtue of the provisions of this Act, shall for omission or relieve or be construed to relieve any Railway Company, wrongful acts, of or from any liability or responsibility resting upon it by law either towards Her Majesty or towards any person, or the wife or husband, parent or child, executor or administrator, tutor or curator, heir or other personal representative of any person for any thing done or omitted to be done by such Company or for any wrongful act, neglect or default, misfeasance, malfeasance or nonfeasance, of such Company, or in any manner or way to lessen such liability or responsibility, or in any way to weaken or diminish the liability or responsibility of any such Company under the existing laws of the Province.

Crossings to be fenced.

XVIII. At every road and farm crossing on the grade of the Railways in this Province, the said crossing shall be sufficiently fenced on both sides of such points, as will allow the safe passage of the trains.

XIX. From and after the passing of this Act, every Railway Railway Inspection Fund now or hereafter to be conctructed, so soon as any portion provided. thereof thereof is in use, shall pay to the Receiver General an annual rate to be fixed by the Governor in Council, and not exceeding two pounds ten shillings per mile of Railway constructed and in use; such rate to be paid half yearly on the First days of January and July in each year, and to form a special fund for the purposes of this Act to be called "The Railway Inspection

XX. All penalties incurred under this Act, except penalties Penalties, how under the third section thereof, may be recovered in the name recovered and of Her Majesty, by Her Majesty's Attorney General in any applied. Court having competent jurisdiction thereover; and all penalties recovered under this Act, shall be paid to the Receiver General to the credit of the "The Railway Inspection Fund."

XXI. In the construction of this Act the expression Railway Interpretation. Company shall include any person being the owner or lessee of or contractor working any railway constructed or carried on under the powers of an Act of Parliament.

XXII. This Act may be cited for all purposes as "The Short Title of Accidents on Railways Act, 1857."

## CAP. XIII.

An Act to amend the Act to regulate the Inspection of Beef and Pork.

[Assented to 27th May, 1857.]

HEREAS it is expedient to amend the Act of 1841, Preamble. intituled, An Act to regulate the inspection of Beef and 4,5 V. c. 88. Pork, and more exactly to define what quality of pork it shall be lawful for Inspectors to class and brand as Mess Pork: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. Notwithstanding anything in the twenty-second section or Certain pieces any other part of the said Act contained, it shall be lawful for may be class-the Inspector, when the pork under his inspection shall be from Pork." hogs exceeding two hundred pounds each in weight, to make "Mess Pork" of such rib and side or flank pieces thereof, cut in the manner and of the weight prescribed by the said section, as shall in his judgment be equal in quality on the average to Mess Pork, as defined by the said section hereby amended.