Cap. 34, 35, 36. Lives of Passengers-Security. 20 VICT.

amount thereof, and all penalties recovered under the said Act or this Act, shall be paid to the Receiver General, and shall be by him placed to the credit and form part of "The Steamboat Inspection Fund."

CAP. XXXV.

An Act to amend the Railway Clauses Consolidation Act.

[Assented to 10th June, 1857.]

Preamble.

W HEREAS it is expedient to amend the Railway Clauses Consolidation Act, and to explain the import and meaning of the words "openings, gates or bars," used in the thirteenth section of the said Act : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

Section 13 of explained.

Proviso : Where there has been a ment.

Proviso : this Act only to apply to Railways hereafter to be constructed.

Public Act.

I. The said words "openings, gates or bars," shall be held 14, 15 V. c. 51, to mean and shall in all cases imply sliding gates commonly called hurdle gates, with proper fastenings : Provided always, that nothing in this Act shall be interpreted to the profit of those proprietors and tenants of lands and lots of land crossed special agree- by Railways in this Province, who have already received compensation from the Railway Companies, for having omitted the erection of the said gates. And provided further, that nothing in this Act contained shall in any way affect or apply to any Railway at present constructed or in part constructed, but the same shall be taken and held to apply only to such Railways as may be constructed or commenced after the passing of this Act.

II. This Act shall be a Public Act.

CAP. XXXVI.

An Act to authorize investigations in cases of accident by Fire, and to repeal the Act authorizing such investigations in the Cities of Quebec and Montreal.

[Assented to 10th June, 1857.]

I.

Preamble.

 \mathcal{T} HEREAS it is expedient that the cause of every fire by which any house or other building in any City or incorporated Town or Village in this Province, may be wholly or partly consumed, should be ascertained, in order to the adoption of such measures as may be requisite for diminishing the frequency of such fires; and for that purpose to repeal the Act hereinafter mentioned, and make other and more general pro-vision instead thereof: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1857.

Investigations in cases of Fire.

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I. The Act passed in the eighteenth year of Her Majesty's 18 v. c. 157, Reign, and intituled, An Act to authorize investigations in repealed. cases of accident by fire in Quebec and Montreal, is hereby repealed; Provided nevertheless, that all investigations pending Ponding cases under the said Act when this Act shall come into force, shall gaved. be continued and completed as if this Act had not been passed.

II. It shall be the duty of the Coroner within whose juris- Coroner to indiction any City, or incorporated Town, or incorporated Village, quire into the in this Province, shall lie, whenever any fire shall occur, in Cities, whereby any house or other building in such City, Town, or Towns and Village shall be wholly or in part consumed, to institute an Villages. inquiry into the cause or origin of such fire, and whether it was kindled by design, or was the result of negligence or accident, and to act according to the result of such inquiry; and for the Evidence to purpose aforesaid such Coroner shall summon and bring before be taken on him all persons whom he may deem capable of giving informa-onthtion or evidence touching or concerning such fire, and shall examine such persons on oath, (administering such oath to them,) and shall reduce their examinations to writing, and return the same to the Clerk of the Peace for the District or County within which they shall have been taken : Provided Proviso : always, that it shall not be the duty of any Coroner to institute Such inquiry an inquiry into the cause or origin of any fire or fires by which not to take any house or other building is wholly or partly consumed, nor place except shall such inquiry be had, until it has first been made to circumstanappear to such Coroner that there is reason to believe that such ces. fire was the result of culpable or negligent conduct or design, or occurred under such circumstances as in the interests of justice and for the due protection of property to require an investigation.

III. Such Coroners shall further be empowered in their dis- Jury may be cretion, or in conformity with the written requisition of any impannelled Agent of an Insurance Company, or of any three householders in certain in the vicinity of such fire to impannel a jury chases for in the vicinity of such fire, to impannel a jury chosen from among householders resident in the vicinity of such fire, to hear the evidence that may be adduced touching or concerning such fire, and to render a verdict under oath thereupon in accordance with the facts.

IV. If any person summoned to appear before any Coroner Coroner may under this Act, shall neglect or refuse to appear at the time and enforce attenplace specified in the summons, or if any such person appearing in dance of witobedience to any such summons shall refuse to be examined or to answer any questions that may be put to him in the course of his examination, it shall be lawful for such Coroner to enforce the attendance of such person, or to compel such person to answer, as the case may require, by the same means as such Coroner might use in like cases at ordinary inquests before him. V.

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20 VICT.

Punishment of Jurors not attending and acting.

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Fines, and how levied.

Proviso : certain powers of Coroner not to be affected.

V. If any person having been duly summoned as a juror upon any such inquiry, shall not, after being openly called three times, appear and serve as such juror, the Coroner shall be empowered to impose upon any such person so making default such fine as he shall think fit, not exceeding twenty shillings; and such Coroner shall make out and sign a certificate containing the name, residence, trade or calling of such person so making default, together with the amount of the fine imposed, and the cause of such fine, and shall transmit such certificate to the Clerk of the Pence in the District or County in which such defaulter shall reside, on or before the first day of the Quarter Sessions of the Peace then next ensuing for such District or County, and shall cause a copy of such certificate to be served upon the person so fined, by leaving it his residence, within a reasonable time after such inquest; and all fines and forfeitures so certified by such Coroner, shall be estreated, levied and applied in like manner, and subject to like powers, provisions and penalties in all respects, as if they had been parts of the fines imposed at such Quarter Sessions : Provided always, that nothing herein contained shall be construed to affect any power now by law vested in any Coroner, for compelling any person to attend and act as a Juror or to appear and give evidence before him on any inquest or other proceeding, or for punishing any person for contempt of Court in not so attending and acting, or appearing and giving evidence, or otherwise, but all such powers shall extend to and be exercised in respect of inquiries under this Act.

Inspectors of powers under this Act at Quebec and Montreal.

VI. For and notwithstanding any thing in this Act contained, Police to have the Inspector and Superintendents of Police or Recorders for the Citics of Quebec and Montreal, shall have with regard to fires occurring within the said Cities respectively, all the powers, authorities and duties conferred on Coroners by this Act, and within the said Cities all such inquests or inquiries shall be held respectively by such Inspectors and Superintendents of Police or the Recorders thereof.

Allowance to Coronershold-

VII. When any such inquiry shall have been held by the Coroner, and not by any other Officer as aforesaid, in conformity ing inquiries, Coroner, and not by any other officer as arolesatd, in comotinity and how paid. with this Act, the Coroner holding the same shall be entitled therefor to the sum of two pounds ten shillings, and should the said inquiry extend beyond one day, then to two pounds ten per diem for each of two days thereafter, and no more; And the official order of such Coroner for the same, upon the Treasurer of the City, Town or Village in which such inquiries shall be holden, shall be paid by the said Treasurer out of any funds he may then have in the Treasury, as he is hereby commanded to do, upon the presentation of such order.