43 & 44 VICTORIE-SESSION 2-1880.

GREAT WESTERN RAILWAY ACT, 1880.

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For conferring upon the GREAT WESTERN RAILWAY COMPANY further Powers in connection with their own Undertaking and the Undertakings of other Companies; For Vesting in that Company the Undertakings of the Ely and Clydach Valleys the Malmesbury and the Mitcheldean Road and Forest of Dean Junction Railway Companies; For Vesting in the Great Western Railway Company and the Bala and Festiniog Railway Company the Undertaking of the Festiniog and Blaenau Railway Company Limited; and for other Purposes.

ROYAL ASSENT 6TH AUGUST, 1880.

WHEREAS it is expedient that the Great Western Railway Preamble. Company (in this Act called "the Company") should be empowered to make and maintain the Railways and to make the New Roads and Footpaths and to stop up the existing roads and footpaths 5 and to execute the other Works and exercise the other powers by (Railways this Act respectively authorized and conferred and to acquire for the Works.) purposes of this Act and for the general purposes of their Under-

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taking and Works connected therewith and for providing increased accommodation certain lands houses and buildings in this Act described or referred to:

(Mitcheldean Railway.) And whereas it is expedient that the Company should be empowered to complete the Mitcheldean Road and Forest of Dean 5Junction Railway in the line and according to the levels shown on the deposited Plans and Sections hereinafter referred to:

(Company and Tiverton Company.)

And whereas the Company are shareholders in and have the power of appointing and do appoint Directors of the Tiverton and North Devon Railway Company and it is expedient that that Company 10^a and the Company or either of them should be empowered to make the New or substituted Roads and acquire the lands and exercise the other powers in this Act mentioned in that behalf:

(Company and Midland Company.)

And whereas it is expedient that the Company and the Midland Railway Company or either of them should be empowered to stop up 15 a certain footpath in the parish of Saint James and Saint Paul Bristol which crosses on the level the Clifton Extension of the Bristol Port Railway and Pier which Extension Railway belongs jointly to the said Companies:

(Deposit of Plans &c.) And whereas Plans and Sections showing the lines and levels of 20^o the Railways Roads and other Works by this Act authorized to be constructed and the lands by this Act authorized to be acquired and also Books of Reference containing the names of the owners and lessees or reputed owners and lessees and of the occupiers of the lands required or which may be taken for the purposes or under the powers 25^o of this Act were duly deposited with the clerks of the peace for the several counties within which those Railways and Works will be constructed and those lands are situated and are hereinafter respectively referred to as the deposited Plans Sections and Books of Reference :

(Superfluous Lands.) And whereas it is expedient that the time limited for the sale of 30 certain lands acquired by the Company for the purposes of their Undertaking and by the Company and the London and North Western Railway Company for the purposes of the West London Railway or of the Addison Road Station of that Railway and by the Company and the Ross and Monmouth Railway Company for the

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purposes of the Ross and Monmouth Railway should be extended and that further powers should be conferred upon the Company and the said other Companies in respect of the sale lease or other disposal of the said lands respectively:

õ And whereas by the Metropolitan Railway Act 1865 provision is made (Section Thirty-one) for exempting lands and buildings over or immediately adjoining the Railway and Works of the Company from the operation of the provisions of the Lands Clauses Consolidation Act 1845 with respect to superfluous lands and it is expedient that similar 10 provision should be made with respect to the Hammersmith and City Railway which belongs jointly and equally to the Company and the Metropolitan Railway Company who together constitute the Hammersmith and City Railway Company:

And whereas it is expedient that the period limited by the Bristol (Extension 15 and Exeter Railway Act 1875 for the completion of Railway (A) by that Act authorized should be extended:

And whereas it is expedient that the powers granted by the (Extension Severn Tunnel Railway Act 1872 and continued by the Great Western Seve Railway Act 1875 and the Great Western Railway Act 1877 for the nel Railway.) 20 compulsory purchase of the lands required for the purposes of the Railway authorized by the said Act of 1872 should as regards the lands hereinafter mentioned be revived And that the extended period limited by the said Act of 1877 for the completion of the said Railway should be further extended:

- 25And whereas it is expedient that the Company should be em- (Abandonpowered to abandon the Railway No. 3 authorized by the Great Western Railway Railway Act 1872 and the Railway No. 1 authorized by the South $\frac{No. 2 \text{ of }}{Company}$ Devon Railway Act 1872 and the portion of the Railway No. 1 autho- Act of 1873.) rized by the Exe Valley Railway Act 1874 hereinafter described:
- 30And whereas it is expedient that the Company on the one hand (Alteration and the Devon and Somerset Railway Company the Bristol and Portishead Pier and Railway Company and any other Company being the owners of a Railway on the broad gauge or any or either of them on the other hand should be empowered to make and carry into effect agreements as to the alteration mixing and conversion of the gauge of

of Time-Bristol and Exeter.)

f Time— evern Tun-

(Superfluous ands.)

the Railways of such Companies respectively and the other matters hereinafter mentioned and that the Company should be empowered to advance or lend money to the said other Companies or any or either of them for the purposes of such agreement as hereinafter provided:

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(Agreement with Bute Trustees as to Railway No. 5.) And whereas it is expedient that the Company and the Most Honorable John Patrick Crichton Stuart Marquess of Bute and Earl of Dumfries and the Trustees under the Will of the late Marquess of Bute should be empowered to make and carry into effect agreements with respect to the construction of the Branch Railway (No. 5) by this 10 Act authorized and with respect to the tolls for traffic thereon and the appropriation thereof as in this Act provided :

(Agreements between Company and Llynvi and Ogmore Railway Company.) And whereas it is expedient that the Company and the Llynvi and Ogmore Railway Company (whose Railway is worked by the Company) should be empowered to make and carry into effect agreements 15 with respect to the advance or loan of money by the Company to the Llynvi and Ogmore Railway Company for the purposes of that Company and with respect to the repayment thereof:

(Hotel Accommodation.) And whereas it is expedient that the Company should be empowered to hold and to provide lease maintain and conduct hotels 20 and other accommodation at or connected with any Station on any Railway owned or worked by them and either solely or jointly with any other Company or person and that the expenditure already incurred by the Company in respect of any such purposes should be confirmed and that further provision as hereinafter contained should be 25 made in relation to the matters aforesaid :

(Allocation of certain Moneys raised for purposes of Cornwall Railway.) And whereas it is expedient that provision should be made as hereinafter contained with reference to the interest from time to time due on certain moneys raised under the Great Western Bristol and Exeter and South Devon Railway Companies (Cornwall and West 30 Cornwall Railways) Act 1871 for purposes connected with the Cornwall Railway:

And whereas it is expedient that the provisions of Sections 93 and (Repeal of 95 of the Railways Clauses Consolidation Act 1845 with respect to the Bristol and exhibition of a list of tolls should be extended and made applicable to way Act of the Bristol and Exeter Railway of the Company instead of the provisions of the Special Act relating to that Railway of sixth William IV. cap. 36 now in force with respect thereto:

And whereas the Pier known as the Mill Bay Pier authorized (Docks &c. by the Act of the third and fourth Victoria cap. 111 and the Docks mouth.) authorized by the Plymouth Great Western Dock Act 1846 now 10 belong to the Company under the powers of the South Devon Railway Act 1874 and the Great Western and South Devon Railway Companies Amalgamation Act 1878 and it is expedient that the Company should be empowered to take in respect of the said Pier and Docks the dues tolls rates and charges prescribed by this 15 Act in lieu of the dues tolls rates and charges prescribed by the

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And whereas the Company are desirous and it is expedient that (Superannua-tion Fund.) they be authorized to establish a Superannuation Fund for the benefit of their officers servants and workmen and other persons connected 20 with their Undertaking:

And whereas under the authority of Parliament the Company (Vesting in are authorized to work use and manage the Railways of the following other Undertakings.) Railway Companies (that is to say) the Ely and Clydach Valleys the Malmesbury and the Mitcheldean Road and Forest of Dean Junction 25 Railway Companies and work the same respectively so far as opened for traffic and it would conduce to the convenience of the public if those Companies respectively were dissolved and their Undertakings were transferred to and vested in and formed part of the Undertaking of the Company and it is expedient that provision should be made 30 accordingly:

And whereas the Festiniog and Blaenau Railway which has been (Vesting in constructed by the Festiniog and Blaenau Railway Company Limited Festiniog is only about Three miles and a half in length and cannot advan- and Blaenau Railway.) tageously be worked as a separate Undertaking and it is expedient 454C

Exeter Rail-

said Acts respectively:

that it should be transferred to and vested in the Company and in the Bala and Festiniog Railway Company or either of them and worked in conjunction with and as an extension of the Bala and Festiniog Railway which under Agreement is to be worked and maintained when constructed by the Company and to which Undertaking they are 5authorized to subscribe large sums of money and should upon such vesting be made subject to the provisions of the general Acts relating to Railways:

(Calne Sul scription.)

And whereas it is expedient that the Company should be authorized to lend or advance money to the Calne Railway Company on 10⁻ the security of their mortgages or debenture stock :

(Leominster: and Kington Company's borrowing Powers.)

And whereas the Company are now empowered to exercise in their own name the borrowing powers of the Leominster and Kington Railway Company with reference to that Company's Main Line of Railway and it is expedient that the Company should be empowered 15also to exercise in their own name the borrowing powers of the Leominster and Kington Railway Company with reference to that Company's Branch Railway to Presteign (hereinafter referred to as the Presteign Branch) authorized by the Leominster and Kington Railway Act 1871 and which Branch is worked managed and maintained by 205 the Company:

(Leominster and Kington Additional Capital.) And whereas it is expedient that the Leominster and Kington Railway Company should be empowered to raise further moneys for the purposes of their said Presteign Branch:

(Additional Capital.)

And whereas it is expedient that the Company should be 25empowered to raise a further sum of money for the purposes of this Act and for the general purposes of their Undertaking:

And whereas the objects aforesaid cannot be attained without the authority of Parliament,

May it therefore please your MAJESTY,

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That it may be enacted AND BE IT ENACTED by the Queen's Most Excellent Majesty by and with the advice and consent of the Lords-

Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:

1. This Act may be cited for all purposes as the "Great Short Title." "Western Railway Act 1880."

5 2. The following Acts and parts of Acts are except where Incorporaexpressly varied by this Act incorporated with and form part of this tion of Gene: Act (that is to say):

The Lands Clauses Consolidation Acts 1845 1860 and 1869:

The Railways Clauses Consolidation Act 1845:

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Part I. (relating to the Construction of a Railway) Part II. (relating to Extension of Time and (Part V. (relating to Amalgamation) of the Railways Clauses Act 1863:

The provisions of the Companies Clauses Consolidation Act 1845 with respect to the following matters (namely):

- The distribution of the Capital of the Company into shares: The transfer or transmission of shares:
 - The payment of subscriptions and the means of enforcing the payment of calls:
 - The forfeiture of shares for non-payment of calls:
 - The remedies of creditors of the Company against the shareholders:
 - The borrowing of money:

The conversion of the borrowed money into capital: and The consolidation of shares into stock:

25 Part I. (relating to Cancellation and Surrender of Shares) Part II. (relating to Additional Capital) and Part III. (relating to Debenture Stock) of the Companies Clauses Act 1863.

3. In this Act the several words and expressions to which Interpretameanings are assigned by the Acts wholly or partially incorporated ^{tion}.

herewith have the same respective meanings unless there be something in the subject or context repugnant to such construction :

- The expression "the Railways" means the New Railways by this Act authorized:
- The expression "the Plymouth Great Western Docks" has the 5 same meaning as the word "Docks" defined in the Plymouth Great Western Docks Act 1846:
- The expression "superior courts" or "court of competent juris-"diction" or any other like expression in this Act or any Act wholly or partially incorporated herewith shall for the 10 purposes of this Act be read and have effect as if the debt or demand with respect to which the expression is used were a simple contract debt and not a debt or demand created by statute.

4. Subject to the provisions of this Act the Company may make 15 and maintain in the lines and according to the levels shown on the deposited Plans and Sections relating thereto the Railways hereinafter described with all proper stations sidings approaches roads works and conveniences connected therewith and may enter upon take and use such of the lands delineated on the deposited Plans thereof and 2(t described in the deposited Books of Reference relating thereto as may be required for those purposes:

The Railways hereinbefore referred to and authorized by this Act are:-

- (I) A Railway (No. 1 on the deposited plans) Four miles five 25 furlongs four chains in length commencing in the parish of Upton-cum-Chalvey in the county of Bucks by a junction with the northern lines on the Company's Railway and terminating in the parish of Taplow by a junction with the Company's Railway: 30
- (II) A Railway (No. 3 on the deposited plans) Seven chains eighty links in length commencing in the parish of Upton-cum-Chalvey in the county of Bucks by a junction with Railway No. 1 about Two chains westward

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Power to

make Railways.

of the goods shed of the Company at the Slough Station and terminating in the parish of Stoke Poges in the same county by a junction with the Company's Windsor Branch about Two chains south-westward of the bridge which carries the road from Slough to Stoke Poges over the Company's Railway adjoining the Slough Station :

(III) A Railway (No. 4 on the deposited plans) Three miles seven furlongs four chains in length to be situate in the county of Monmouth commencing in the parish of Mynyddisllwyn by a junction with the Western Valleys Railway of the Monmouthshire Railway and Canal Company about One hundred yards southward of the mile post on that Railway indicating a distance of Seven and a half miles from Newport and terminating in the same parish by a junction with the Railway authorized by the Great Western Railway Act 1876 at or near the termination thereof near the western end of the tunnel on Hall's Tramroad:

(IV) A Branch Railway or Siding (No. 5 on the deposited) plans) Seven furlongs three chains twenty-five links in length to be wholly situate in the parish of Saint Mary Cardiff in the county of Glamorgan commencing by a junction with a siding of the South Wales Railway of the Company about Seventeen yards eastward of the bridge which carries the said Railway over the River Taff and terminating at or near a siding about Sixty yards southward of the south-east corner of the foundry building of the Bute Iron Works belonging or reputed to belong to and occupied by Messrs. Maudslay.

5. The Railways above described shall for all purposes neliuding Railways to 30 the demanding and recovering of tolls rates and charges be deemed to Company's be part of the Company's Undertaking:

be part of Undertaking.

The tolls rates and charges to be demanded and recovered in respect of the Railways and the traffic thereon shall not exceed as 35 follows:----

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With respect to Railways Nos. 1 and 3 on the deposited plans

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the tolls rates and charges prescribed by the Great Western Railway Amendment and Extensions Act 1847:

- With respect to Railway No. 4 on the deposited plans the tolls rates and charges prescribed by the Newport Abergavenny 5 and Hereford Railway Act 1846:
- With respect to Railway No. 5 on the deposited plans the tolls rates and charges prescribed by the South Wales Railway Consolidation Act 1855.

6. In altering for the purposes of this Act the roads next herein-10 after mentioned the Company may make the same of any inclinations not steeper than the inclinations hereinafter mentioned in connection therewith respectively (that is to say):

No. on deposited Plan.	Parish.	Description of Road.	Intended Inclinations.	
, 3	Rai Upton-cum-Chalvey	LWAY No. 3. Public Road	1 in 17 on one side	15
1	Stoke Poges	Public Road	1 in 17 on one side	
			I	
	Rai	lway No. 4.		
14	Mynyddisllwyn	Public Road 🕔	1 in 10 on one side	
54	Mynyddisllwyn	Public Road	1 in 6 on one side	20
61	Mynyddisllwyn	Public Road	1 in 7 on one side	
99	Mynyddisllwyn	Public Road	1 in 4 on one side	
145	Mynyddisllwyn	Public Road	1 in 5 on one side	
	·		1	

Heights and Spans of certain Bridges.

7. The Company may make the arches of the bridges for carrying the undermentioned Railways over the roads next hereinafter men- 25 tioned of any heights and spans not less than the heights and spans

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Inclinations of certain

Roads.

hereinafter mentioned in connection with those roads respectively (that is to say):

No. on deposited Plan.	Parish.		Description of Road. Height.		Span.		
		ł	Railway No. 1.				
10	Burnham		Public Road		14 ft		18 ft.
18	Burnham		Public Road		12 ft. 3 in.		16 ft.
26	Burnham		Public Road	••••	14 ft. 6 in.		18 ft.
30в	Burnham		Public Road		15 ft		18 ft.
5	Hitcham	••••	Public Road		14 ft. 6 in.	{	22 ft. on the skew
11	Hitcham		Public Road		15 ft		18 ft.
3	Taplow		Public Road	••••	14 ft		18 ft.
			BAILWAY NO. 4				
	1		INILIAI III. I.				
54	Mynyddisllwyn		Public Road	•••	14 ft	•••	12 ft.
			Railway No. 5.				
8	St. Mary Cardiff	••••	Public Road	•••	14 ft. 9 in.	•••	40 ft.
	deposited Plan. 10 18 26 30B 5 11 3 5 54	deposited Plan.Parish.10Burnham18Burnham26Burnham30BBurnham5Hitcham11Hitcham3Taplow	deposited Plan.Parish.10Burnham18Burnham26Burnham30bBurnham5Hitcham11Hitcham3Taplow54Mynyddisllwyn	deposited Plan.Parish.Description of Road10Burnham10Burnham18Burnham26Burnham30BBurnham54Mynyddisllwyn54Mynyddisllwyn54Rantwar No. 5.	deposited Plan.Parish.Description of Road.10BurnhamRAILWAY No. 1.10BurnhamPublic Road18BurnhamPublic Road26BurnhamPublic Road30bBurnhamPublic Road5HitchamPublic Road5HitchamPublic Road11HitchamPublic Road3TaplowPublic Road54MynyddisllwynPublic RoadFAILWAY No. 5.RAILWAY No. 5.	deposited Plan. Parish. Description of Road. Height. 10 Burnham Public Road 14 ft 10 Burnham Public Road 14 ft 18 Burnham Public Road 12 ft. 3 in. 26 Burnham Public Road 14 ft. 6 in. 30b Burnham Public Road 15 ft 5 Hitcham Public Road 14 ft. 6 in. 11 Hitcham Public Road 15 ft 3 Taplow Public Road 14 ft. 6 in. 54 Mynyddisllwyn Public Road 14 ft FAILWAY No. 5. RAILWAY No. 5.	deposited Plan. Parish. Description of Road. Height. RAILWAY No. 1. 10 Burnham Public Road 14 ft 18 Burnham Public Road 12 ft. 3 in 26 Burnham Public Road 14 ft. 6 in 30b Burnham Public Road 14 ft. 6 in 5 Hitcham Public Road 14 ft. 6 in 5 Hitcham Public Road 14 ft. 6 in 6 Hitcham Public Road 14 ft. 6 in 7 Putcham Public Road 14 ft. 6 in 8 Taplow Public Road 14 ft 8 Taplow Public Road 14 ft 54 Mynyddisllwyn Public Road 14 ft 8 Nynyddisllwyn Public Road 14 ft

Provided always that the span of the bridge carrying Railway No. 5 over the said road numbered 8 in the parish of Saint Mary Cardiff $_{20}$ shall not be less than Forty feet.

8. The Company may make the roadway over the bridges by Widths of which the following roads will be carried over the undermentioned certain Road-ways. Railways of such width between the fences thereof as the Company

No. on Plan. Description of Roadway. Width of Roadway. Parish. RAILWAY No. 1. $\mathbf{5}$ Public Road 18 ft. $\mathbf{5}$ Upton-cum-Chalvey ...| 18 ft. 1 Stoke Poges Public Road 23Stoke Poges Public Road 17 ft. 9 in. Farnham Royal Public Road 17 ft. 6 in. 14 . . . RAILWAY No. 3. 103 Upton-cum-Chalvey Public Road 18 ft. ...| . . . 1 Stoke Poges Public Road 18 ft. RAILWAY No. 4. Mynyddisllwyn... ... | Public Road 16 ft. $\mathbf{14}$ Mynyddisllwyn... Public Road 5416 ft. 1561 Mynyddisllwyn... Public Road 16 ft. 99 Mynyddisllwyn... Public Road 16 ft.

think fit not being less than the respective widths hereinafter specified (that is to say):

Period for Completion of Railways. **9.** If the Railways are not completed within Five years from the passing of this Act then on the expiration of that period the powers by this Act granted to the Company for making and com- 20 pleting the Railways or otherwise in relation thereto shall cease to be exercised except as to so much thereof as is then completed.

Imposing Penalty unless Railways opened.

10. If the Company fail within the period limited by this Act to complete the Railways respectively the Company shall be liable to a penalty of Fifty pounds a day for every day after the expiration of 25 the period so limited until the uncompleted Railway or Railways is or are completed and opened for public traffic or until the sum received in respect of such penalty shall amount to Five per centum on the estimated cost of the uncompleted Railway or Railways:

The said penalty may be applied for by any landowner or other 30 person claiming to be compensated in respect of the Railway or Railways in reference to which the penalty has been incurred in

accordance with the provisions of the next following Section of this Act or by the Solicitor of Her Majesty's Treasury and in the same manner as the penalty provided in Section Three of the Railway and Canal Traffic Act 1854:

 $\mathbf{5}$ Every sum of money recovered by way of such penalty as aforesaid shall be paid under the warrant or order of such court or judge as is specified in that Section to an account opened or to be opened in the name and with the privity of Her Majesty's Paymaster-General on behalf of the Chancery Division of the High Court of Justice in 10 the bank and to the credit specified in such warrant or order and shall not be paid thereout except as hereinafter provided:

But no penalty shall accrue in respect of any time during which it shall appear by a certificate to be obtained from the Board of Trade that the Company was prevented from completing or opening the 15 uncompleted Railway or Railways by unforeseen accident or circumstances beyond their control Provided that want of sufficient funds shall not be held to be a circumstance beyond their control.

11. Every sum of money so recovered by way of penalty as Providing aforesaid shall be applicable and after due notice in the London Gazette tion of 20 shall be applied towards compensating any landowners or other persons whose property may have been interfered with or otherwise rendered less valuable by the commencement construction or abandonment of the Railway or Railways in respect of which the penalty has been incurred or any portion thereof or who may have been subjected to

25 injury or loss in consequence of the compulsory powers of taking property conferred upon the Company by this Act and for which injury or loss no compensation or inadequate compensation shall have been paid and shall be distributed in satisfaction of such compensation as aforesaid in such manner and in such proportions as to the Chancery

30 Division of the High Court of Justice may seem fit:

If no such compensation shall be payable or if a portion of the sum or sums of money so recovered by way of penalty as aforesaid shall have been found sufficient to satisfy all just claims in respect of such compensation then the said sum or sums of money recovered by 35 way of penalty or such portion thereof as may not be required as aforesaid shall either be forfeited to Her Majesty and accordingly be paid 454Е

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Penalty.

to or for the account of Her Majesty's Exchequer in such manner as the said Chancery Division thinks fit to order on the application of the Solicitor to Her Majesty's Treasury and shall be carried to and form part of the Consolidated Fund of the United Kingdom or in the discretion of the said Chancery Division if the Company is insolvent 5 and has been ordered to be wound up or a receiver has been appointed shall wholly or in part be paid to such receiver or to the liquidator or liquidators of the Company for the benefit of the creditors thereof.

Land for Extraordinary Purposes.

12. The further quantity of land to be taken by the Company 10 for the extraordinary purposes mentioned in the Railways Clauses Consolidation Act 1845 shall not exceed Four acres.

Company may complete Mitcheldean Road and Forest of Dean Junction Railway.

13. Subject to the provisions of Sections 38 and 39 of the Mitcheldean Road and Forest of Dean Junction Railway Act 1871 and of certain Articles of Agreement dated the 30th day of 15 September 1874 and made between the Queen's Most Excellent Majesty of the first part the Honourable James Kenneth Howard of the second part and the Mitcheldean Road and Forest of Dean Junction Railway Company of the third part the Company may complete construct and maintain the Railway authorized by the said 20 Act of 1871 according to the line and levels thereof shown upon the Plans and Sections relating thereto deposited for the purposes of this Act from the commencement of the said Railway at or near the station yard of the Mitcheldean Road Station of the Hereford Ross and Gloucester Railway in the parish of Lea otherwise Lea Upper 25 in the county of Hereford to the termination thereof by a junction with the Whimsey Branch of the Company's Forest of Dean Railway in the township of East Dean in the county of Gloucester and subject as aforesaid may from time to time enter upon take use and acquire such of the lands delineated on the said Plans and described in 30 the deposited Books of Reference as may be required for the purposes thereof.

Power to Company to make New Roads and other Works.

14. Subject to the provisions of this Act the Company may make in the lines shown on the deposited Plans relating thereto and so far as the same are shown on the deposited Sections to such Plans according to the levels shown thereon the New Roads and Footpaths and alterations of roads and footpaths and other Works hereinafter described with all proper Works and conveniences connected therewith and they may exercise the other powers hereinafter mentioned 5 and may enter upon take and use such of the lands delineated on the deposited Plans and described in the deposited Books of Reference as may be required for those purposes (that is to say):

- (1) They may stop up and discontinue so much of the footpath in the parish of Iver in the county of Bucks which crosses the Railway of the Company on the level about Four chains eastward of the mile post on the Railway indicating Fourteen and a half miles from London as lies between the boundaries of the Company's property and also as extends for a distance of about Seventeen chains north-eastward of the said Railway And in lieu thereof they may make a New Footpath wholly in the said parish of Iver commencing at or near the southern end of the bridge which carries the road leading from Thorney to Iver over the said Railway and terminating on the southern side of the Railway at the said footpath first above described about Three chains eastward of the said mile post indicating Fourteen and a half miles from London:
- (2) They may stop up and discontinue so much of the road in the parish of Langley Marish in the county of Bucks which crosses the Railway of the Company on the level about Four chains eastward of the mile post on that Railway indicating Fifteen and three quarter miles from London as lies within the boundaries of the Company's property And in lieu thereof they may make a New Road on and near to the northern side of the Railway commencing about Fourteen yards northward of the northern side of the bridge which carries the Railway of the Company over the road leading from Sutton to Iver and terminating in a field belonging to John Nash and immediately opposite the mile post on the Railway indicating Fifteen and a half miles from London: Provided always that the

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Company if required by the said John Nash his heirs or assigns within two years after the passing of this Act shall also unless otherwise agreed construct with all reasonable expedition at the expense of the said John Nash his heirs or assigns (subject to the contribution hereinafter referred 5 to) a subway under their Railway at or near the level crossing lastly hereinbefore described for the sole use and benefit of the said John Nash his heirs and assigns with liberty for him or them to use the same in such manner and for all such purposes as he or they shall require such 10 subway to be of such reasonable dimensions as the said John Nash his heirs or assigns may require and the Company shall contribute towards the cost of the said subway the sum of Three hundred pounds Any difference between the Company and the said John Nash his heirs 15 or assigns as to the dimensions and mode of construction of the said subway shall be determined by an Engineer to be (if not agreed upon) appointed by the Board of Trade on the application of either party whose decision shall be final: 20

- (3) They may stop up and discontinue so much of the road in the parish of Langley Marish in the county of Bucks which crosses the Railway of the Company on the level about Eleven and a half chains westward of the mile post thereon indicating Fifteen and three quarter miles from 25 Paddington as lies within the boundaries of the Company's property And in lieu thereof they may make a New Road wholly in the said parish of Langley Marish on the northern side of the Railway commencing about Four and a half chains northward of the new bridge which carries 30 the Railway over the public road leading from Langley to Sawyer's Green and terminating in a field belonging to Captain Charles Meeking opposite a point about Six chains eastward of the mile post on the said Railway indicating Sixteen miles from Paddington: 35
- (4) They may stop up and discontinue so much of the footpath in the parish of Langley Marish in the county of Bucks

which crosses the Railway of the Company on the level about One chain eastward of the mile post on the said Railway indicating Sixteen and a quarter miles from Paddington as lies within the boundaries of the Company's property and also as extends for a distance of about Twenty chains north-eastward of the said Railway And in lieu thereof they may make a New Footpath wholly in the said parish of Langley Marish commencing at the southern side of the Railway and adjoining the new bridge which carries the said Railway over the public road leading from Langley to Sawyer's Green and Langley Park about Three chains westward of the mile post on the said Railway indicating Sixteen miles from Paddington and terminating at the footpath above described about One chain eastward of the said mile post indicating Sixteen and a quarter miles from Paddington:

- (5) They may stop up and discontinue so much of the footpath in the parish of Farnham Royal in the county of Bucks which crosses the Railway of the Company on the level about Eight chains westward of the mile post on the said Railway indicating Nineteen miles from Paddington as lies within the boundary of the Company's property and also as extends for a distance of about Five chains southward and about One chain northward of the said Railway And in lieu thereof they may make a New Footpath wholly in the said parish of Farnham Royal commencing on the northern side of the Railway at the said Footpath and terminating in the road near the northern end of the bridge which carries the road from Farnham Royal to Slough over the Railway about Two chains eastward of the mile post on the Railway indicating Nineteen and a quarter miles from Paddington:
- (6) They may stop up and discontinue so much of the footpath in the parish of Burnham in the county of Bucks which crosses the Railway of the Company on the level at or

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near the mile post on the said Railway indicating Twenty and a half miles from Paddington as lies within the boundary of the Company's property and also as extends for a distance of about Four chains southward of the said Railway and about One chain northward of the said ⁵ Railway And in lieu thereof they may make a New Footpath wholly in the said parish of Burnham commencing at the said footpath about Four chains southward of the Railway and terminating in the road on the southern side of the bridge which carries the Railway over the road from 10 Burnham to Slough about Six chains eastward of the said mile post on the Railway indicating Twenty and a half miles from Paddington:

- (7) They may stop up and discontinue so much of the footpath in the said parish of Burnham which crosses the Railway 15 of the Company on the level about Six chains westward of the mile post on the said Railway indicating Twentyone and a half miles from Paddington as lies within the boundary of the Company's property and also as extends for a distance of about Two chains north-eastward there- 20 from And in lieu thereof they may make a New Footpath wholly in the parish of Burnham commencing at the said footpath about Two chains north-eastward of the Railway and terminating in the roadway leading from Maidenhead to Burnham about One and a half chains northward of the 25 bridge which carries the Railway over the said road about Six chains westward of the said mile post indicating Twenty-one and a half miles from Paddington:
- (8) They may stop up and discontinue so much of the road in the parish of Henbury in the county of Gloucester 30 known as the Green Lane (leading from Redwick to Salthouse Farm) and numbered on the Plans deposited with the Clerk of the Peace for the county of Gloucester in respect of the Severn Tunnel Railway Act 1872 Thirtyfive in the parish of Henbury as extends for a distance of 35 about One hundred and fifty yards on each side of the authorized Severn Tunnel Railway And in lieu thereof

they may make a New Road wholly in the said parish between the points aforesaid:

- (9) They may stop up and discontinue so much of the road in the parish of Caldicot in the county of Monmouth which passes through a cattle creep or archway under the South Wales Railway of the Company at about Sixteen chains eastward of the mile post on that Railway indicating One hundred and forty-eight miles from London and may stop up the said cattle creep or archway:
- (10) They may stop up and discontinue so much of the public highway or road called Broad Lane in the parish of Tiverton in the county of Devon as lies between a point situate about Fifty yards westward of the junction of Broad Lane with West Exe Street and a point about One hundred and forty yards westward of the said junction and which highway or road is intended to be crossed by the Deviation Railway No. 2 authorized by the Bristol and Exeter Railway Act 1875 about One hundred yards westward of the junction aforesaid And in lieu thereof they may make a New Road wholly in the said parish of Tiverton commencing at a point in Broad Lane aforesaid about One hundred and forty yards westward of the said junction and terminating at West Exe Street at a point thereon about Fifty yards northward of the junction aforesaid:
 - (11) They may stop up and discontinue so much of the turnpike road in the parish of Tiverton leading from Exeter to Tiverton as lies between a point One hundred and twenty yards north-eastward of the Ashley Toll-gate on the said road near Tiverton and a point measured along the said road One hundred and twenty yards south-westward of the said toll-gate And in lieu thereof they may make a New Road to be wholly situate in the said parish commencing at or near the said last-mentioned point crossing over the authorized Exe Valley Railway and terminating at or near the first-mentioned point :

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Provided always that the Company shall not stop up any of the roads or footpaths by this Section authorised to be stopped up until they shall have in each case completed and opened to the public the New Road or Footpath (if any) by this Section authorised to be made in lieu of the road or footpath so to be 5 stopped up.

Power to Company to acquire Additional Lands for General Purposes. 15. Subject to the provisions of this Act and in addition to the other lands which they are by this Act authorized to acquire the Company may from time to time enter upon take use and appropriate for the general purposes of their Undertaking and Works connected 10 therewith and for providing increased accommodation all or any of the lands houses and buildings following delineated on the deposited Plans thereof and described in the deposited Books of Reference relating thereto respectively (that is to say):

- Certain lands houses and buildings in the parish of Stoke Poges 15 in the county of Bucks on the south-eastern side of the Company's Windsor Branch Railway lying between the Company's engine shed and the bridge which carries the road from Salt Hill to Slough over the said Branch Railway:
- Certain lands houses and buildings lying between the Company's 20 Main Line of Railway and their Bristol and South Wales Union Railway and adjoining those Railways in the outparish of Saint Philip and Jacob in the city and county of Bristol:
- Certain lands houses and buildings in the parish of Bedminster in 25 the city and county of Bristol adjoining the floating harbour Bristol and on the south-western side thereof and partly bounded by the said harbour and by the western side of the road leading from Cumberland Road to such harbour and adjoining the termination of the Bristol Harbour Railway 30 of the Company:
- Provided always that the Company shall not stop up the footpath of the road numbered on the deposited plans of the said lands 1 in the said parish of Bedminster without the consent in writing of the Corporation of Bristol the 35 owner of the shipbuilding yard hereinafter referred to now leased to or occupied by the Wapping Dock Company and

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())the said Dock Company (if at the time such consent is required the latter are the lessees or occupiers of the shipbuilding yard hereinafter referred to) first had and obtained or until they have constructed a substituted footpath to their satisfaction Nor shall the Company stop up the said road numbered 1 as aforesaid or so much of the open space forming part of the property numbered on the said plans 2 in the said parish of Bedminster as the owner and lessees or occupiers of the shipbuilding yard adjoining thereto are entitled to use as a roadway into the said yard until they shall have become the owners and entitled to the occupancy of the properties numbered on the said plans 2 and 3 in the said parish of Bedminster and also of the said shipbuilding yard and the premises occupied therewith adjoining the said properties and which are now in the possession of the Wapping Dock Company or until they have constructed a substituted road to the satisfaction respectively of the owner and lessees or occupiers for the time being of the said properties numbered 2 and 3 and of the said shipbuilding yard and premises Nor shall the Company without the like consent in writing of the Corporation and of such owner and lessees or occupiers in so far as such owner lessees or occupiers have rights if any therein stop up alter obstruct or divert the towing path numbered 3 on the said plans But the Company may at any time or times after the passing of this Act lay down maintain work and use upon and across the said road and footpath on the level thereof such line or lines of rails as they may think necessary for affording proper and convenient communication and facilities between the said lands hereinbefore described and the Bristol Harbour Railway but no such line or lines of rails shall be placed on or so as to injure or unduly obstruct the free access to the manhole leading to a culvert under the said road Provided also that the Company in using the said line or lines of rails shall not allow their carriages or waggons to stand on the said crossing or occupy such crossing for a longer period than shall be necessary for the passing of carriages and waggons over the same:

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- Certain lands houses and buildings on the south side of the Company's South Wales Railway and of the Severn Tunnel Railway as now being constructed and adjoining the South Wales Railway in the parish of Caldicot in the county of Monmouth and extending for a distance of Twenty chains 5 eastward and Ten chains westward of the mile post on the South Wales Railway indicating One hundred and fortyseven and three quarter miles from Paddington :
- Certain lands houses and buildings in the parish of Tiverton adjoining the turnpike road from Tiverton to Halberton and 10 north of the toll-gate on the said road and situate about Fifteen chains to the eastward of the Tiverton passenger station of the Company:
- Certain lands houses and buildings in the parish of Tiverton in the county of Devon lying on the eastern side of the River 15 Exe and adjoining thereto and extending from a point thereon immediately opposite the Ashley Toll-gate on the turnpike road from Exeter to Tiverton to another point thereon about Eight chains measured in a south-westerly direction along the bank of the said river and also so much 20 of the site of the said river as lies between the said lands and the properties numbered 94 102 106 and 111A in the parish of Tiverton on the Plans deposited in respect of the Exe Valley Railway with the Clerk of the Peace for the county of Devon in November 1873 Provided always that 25 nothing contained in this Act shall enable the Company to enter upon take or use for the purposes of this Act any of the said lands numbered on the deposited Plans 1 in the parish of Tiverton and which lands are also numbered 112 in the said parish on the said Plans of 1873 otherwise than by 30 agreement:
- Certain lands houses and buildings on the eastern side of Hall's Tramroad and adjoining thereto in the parish of Mynyddisllwyn in the county of Monmouth and extending for a distance of about Twelve chains southward from the mile 35 post on that Tramroad indicating Five and three quarter miles from the commencement thereof:

- Certain lands houses and buildings on the western side of Hall's Tramroad and adjoining thereto in the same parish and county and lying between the mile posts on the Tramroad indicating respectively Five and three quarter miles and Six miles from the commencement thereof:
- Certain lands houses and buildings on each side of Hall's Tramroad and adjoining thereto in the same parish and county and extending for a distance of about Ten chains southward from the public road which crosses the said Tramroad about Five chains southward of the mile post on the Tramroad indicating Seven and a quarter miles from the commencement thereof:
- Certain lands houses and buildings on the western side of Hall's Tramroad and adjoining thereto in the parish of Mynyddisllwyn in the county of Monmouth and extending for a distance of about Sixteen chains northward of the mile post on the Tramroad indicating Seven and a half miles from the commencement thereof:
- Certain lands houses and buildings on both sides of Hall's Tramroad and adjoining thereto in the parish of Mynyddisllwyn in the county of Monmouth and extending for a distance of about Twenty chains northward of the mile post on the Tramroad indicating Eight miles from the commencement thereof:
- Certain lands houses and buildings on the eastern side of Hall's Tramroad and adjoining thereto in the same parish and county and extending for a distance of about Eight chains southward of the mile post on the Tramroad indicating Eight and a half miles from the commencement thereof:

Certain lands houses and buildings on the western side of Hall's Tramroad and adjoining thereto in the same parish and county and extending for a distance of about Eight chains northward of the mile post on the Tramroad indicating Eight and a half miles from the commencement thereof and the Company may stop up and discontinue all rights of way or passage if any along Hall's Tramroad.

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Acquisition of Rights in Lands at Stourbridge.

16. Subject to the provisions of this Act the Company may purchase and acquire and thereby extinguish all interests easements privileges or rights if any not now vested in them in certain lands belonging to the Company in the township of Stourbridge in the parish of Old Swinford in the county of Worcester and in the hamlet of Amblecote in the parish of Old Swinford in the county of Stafford and which lands lie between the southern boundary wall of the Mersey Wheel and Axle Works and the northern boundary wall of the works in the occupation of Messrs. Firmstone and Company and the western side of the said lands fronts the High Street Stourbridge : 10

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Provided always that nothing herein contained shall take away alter or prejudice the interests easements privileges or rights granted by the Company to Richard Dansey Green Price his heirs executors administrators and assigns by certain Indentures dated respectively the eighteenth and nineteenth days of June eighteen 15 hundred and sixty-nine or the covenants and agreements therein respectively contained.

Power to and North Devon Company to acquire Lands.

17. Subject to the provisions of this Act the Company and the Company and Tiverton and North Devon Railway Company or either of them may for the purposes of the Undertaking of the Tiverton and North Devon 20 Railway Company and for providing increased accommodation and for the purposes of the New Roads hereinafter authorized to be made by those two Companies or either of them enter upon take and use the lands following delineated on the deposited Plans and described in the deposited Books of Reference (that is to say): 25

> Certain lands houses and buildings on the eastern and western sides of the authorized Tiverton and North Devon Railway and adjoining thereto in the parish of Bampton in the county of Devon and lying near to the highway or road leading from Bampton to the turnpike road between the 30 Exeter Inn and Dulverton and also lands houses and buildings on the eastern side of the said authorized Railway between the point at which the Railway is intended to cross the aforesaid road and a point Ten chains or thereabouts south of the same point: 35

Certain lands houses and buildings in the parish of Bampton in the county of Devon lying on the north and south sides of

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and immediately adjoining the turnpike road from the Exeter Inn to Dulverton and situate between the junction of the said turnpike road with the turnpike road from Tiverton to Bampton and the western end of the bridge which carries the first-mentioned turnpike road across the stream at a point about Thirty yards distant from the said point of junction:

Certain lands houses and buildings on the northern side of the Devon and Somerset Railway and adjoining thereto in the parish of Morebath in the county of Somerset and extending for a distance of about Fifteen chains on the eastern side and about Ten chains on the western side of the mile post on the Devon and Somerset Railway indicating Seventeen miles from the junction of that Railway with the Main Line of the Company's Railway.

18. Subject to the provisions of this Act the Company and the Further 15 Tiverton and North Devon Railway Company or either of them may Company in the parish of Bampton in the county of Devon stop up and discontinue the portions of highways or roads and may in the lines and North Devon Company. according to the levels shown upon the deposited Plans and Sections 20 make the new roads and exercise the other powers hereinafter described (that is to say):

and Tiverton and

They may stop up and discontinue—

(a) So much of the highway or road leading from the town of Bampton on the west of the parish church to the turnpike road between the Exeter Inn and Dulverton as lies between a point Fifty yards northward of the parish pound and a point Fifty yards westward of the said pound and which highway or road is intended to be crossed by the authorized Tiverton and North Devon Railway near to the said pound And in lieu thereof they may make a New Road commencing at the said point about Fifty yards westward of the said pound where the said road is to be stopped up and discontinued and terminating at the highway or road from Bampton to Stuckeridge Bridge which is intended to be crossed by the Tiverton and North Devon Railway near to Bampton at a point thereon about Twenty yards westward 454н

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of where such road and the road from Bampton to Dulverton communicate with each other and thereafter form one road into Bampton (hereinafter referred to as the point of communication):

(b) So much of the said highway or road leading from Bampton - 5 to Stuckeridge Bridge as extends from the point of communication above described to the point where the New Road will terminate by a junction with the said road from Bampton to Stuckeridge Bridge about Fifty yards westward of the point of communication: and 10

(c) So much of the highway or road leading from Bampton to Dulverton as lies between the point of communication and a point on such road about Fifty yards measured in a westwardly direction along the said road:

And in lieu of so much of the said roads described under 15 the letters (b) and (c) as are to be stopped up the said two Companies may make a New Road commencing at the point of communication aforesaid and terminating by two junctions one with the road from Bampton to Stuckeridge Bridge before described near to the termination of the New 20 Road last above described and the other by a junction with the road from Bampton to Dulverton opposite the lastmentioned point.

Power to Company Railway Company to stop up Footpath.

19. Subject to the provisions of this Act the Company and the and Midland Midland Railway Company or either of them may stop up and dis- 25 continue so much of the footpath in the Parish of Saint James and Saint Paul United in the city and county of Bristol which crosses the Clifton Extension Railway between the Montpellier Station and the Cheltenham Road as lies between the boundary fences of the property of the said two Companies. 30

Power to deviate in Construction of New Roads.

20. The Company or any or either of the other before-mentioned Companies exercising the powers of this Act may in constructing the New Roads and Footpaths by this Act authorized deviate the same to the extent of the limits of deviation marked on the deposited Plans and may deviate from the levels shown on the deposited Sections to any

extent not exceeding Five feet but not so as to increase the rate of inclination of any New Road as shown on the deposited Sections.

21. The site and soil of the portions of roads footpaths and As to Vest-ing of Site highways stopped up and discontinued under the authority of this Act and Soil of 5 and the fee simple and inheritance thereof shall (except where by this Roads &c. Act otherwise provided) if the Company or Companies exercising the powers of this Act are or if and when under the powers of this Act they become the owners of the lands on both sides thereof be wholly and absolutely vested in such Company or Companies And they may 10 appropriate the same to the purposes of their Undertaking.

Portions of stopped up.

22. All rights of way over or along the several roads footpaths Extinguishor other highways or portions thereof which shall under the pro-Rights of Way. visions of this Act be stopped up and all public rights of way over any of the lands which shall under the compulsory powers of this Act be 15 purchased or acquired shall be and the same are hereby extinguished.

23. No road or footpath or portion of road or footpath which is Roads not by this Act authorized to be stopped up shall be so stopped up unless up till New and until the New Road or Footpath (if any) which is by this Act Roads authorized to be substituted therefor is completed and opened to the 20 public.

opened.

24. The New Roads and Footpaths to be made under the Provision as authority of this Act (except the stone iron or other structure carrying New Roads. any new road over the Railway of the Company or Companies exercising

the powers of this Act which structure shall be repaired and maintained 25 by and at their expense) shall when made and completed respectively from time to time be repaired and maintained by and at the expense of the same parties in the same manner and to the same extent as the roads and footpaths for which the same are respectively substituted are now repaired or maintained:

If any question shall arise between the Company or Companies 30 exercising the powers of this Act and any of such parties as to the due completion of any New Road or Footpath such question shall from time to time be determined by two justices on the application of either of the parties in difference and after not less than Seven days' notice to

both parties of the sitting of such justices for the purpose and the certificate of such justices of the due completion of such New Road or Footpath shall be conclusive evidence of the fact so certified.

Period for Compulsory Purchase of Lands.

Power to grant Easements by Agreement. 25. The powers of this Act for the compulsory purchase of lands shall not be exercised after the expiration of Three years from the 5 passing of this Act.

26. Persons empowered by the Lands Clauses Consolidation Act 1845 to sell and convey or release lands may if they think fit subject to the provisions of that Act and of the Lands Clauses Consolidation Acts Amendment Act 1860 and of this Act grant any easement right 10 or privilege (not being an easement of water) required for the purposes or under the powers of this Act in over or affecting any such lands and the provisions of the said Acts with respect to lands and rent-charges as far as the same are applicable in this behalf shall extend and apply to such grants and to such easements rights and privileges as aforesaid 15 respectively.

27. The Company or any or either of the before-mentioned Companies exercising the powers of this Act shall not less than Eight weeks before they take in any parish Fifteen houses or more occupied either wholly or partially by persons belonging to the labouring classes 20 as tenants or lodgers make known their intention to take the same by placards handbills or other general notice placed in public view upon or within a reasonable distance from such houses And such Company or Companies shall not take any such houses until they have obtained the certificate of a justice that it has been proved to his satisfaction 25 that such Company or Companies have so made known their intention.

Accommodation to be procured for Persons of the Labouring Classes displaced.

28. Before displacing any person belonging to the labouring classes who may for the time being be the occupier of any such house or part of any such house as mentioned in the last preceding enactment the Company or any or either of the before-mentioned 30 Companies exercising the powers of this Act shall (unless they and such person otherwise agree) procure sufficient accommodation elsewhere for such person Provided always that if any question shall arise as to the sufficiency of such accommodation the same shall be determined by a justice And such Company or Companies may for

Notice to be given of taking Houses of Labouring

Classes.

the purpose of providing such accommodation appropriate any lands for the time being belonging to them respectively or which they respectively have power to acquire and for that purpose may purchase lands by agreement and may on any such lands erect labouring-class 5 dwellings and may let or otherwise dispose of such lands and premises and may apply to the purposes of this Section or any of them any moneys they respectively may have already raised or are authorized to raise and which moneys if made applicable to any special purpose are not required for that purpose.

29. And whereas the Company have from time to time pur- Provision 10 chased or acquired lands with or without buildings thereon adjoining to certain or near to their Railway or a station belonging solely or jointly to the superfluous Lands of the Company but which lands are not immediately required for the purposes of their Undertaking and it is expedient that the Company 15 should be relieved from the obligation under certain circumstances to

sell the same as superfluous lands:

Therefore nothing in the Lands Clauses Consolidation Act 1845 or any Act relating to the Company with which that Act is incorporated with respect to the sale of superfluous lands shall until the

20 expiration of Ten years from the passing of this Act be held to apply to any lands with or without any building thereon and the appurtenances thereto acquired by the Company in the parishes enumerated in the Schedule A to this Act any part of which lands adjoins the Company's Railway or any station belonging solely or jointly to the Company and

25 which may either be required for the purpose of widening the line or making sidings in connection with the said Railway or is situate within One mile of any station belonging solely or jointly to the Company And the Company may during the same period of Ten years from the passing of this Act continue to hold such lands buildings and appur-30 tenances although not immediately required for the purposes of their Undertaking But the Company shall at the expiration of such

period of ten years sell and dispose of all such parts of those lands respectively as shall not then have been applied to or are not then required for the purposes of their undertaking as superfluous lands.

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30. And whereas the Company and the London and North Provision

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Company.

Lands of the Company and the London and North Western Railway Company.

Western Railway Company have from time to time purchased or acquired lands with or without buildings thereon in connection with or for the purposes of the West London Railway or the Addison Road Station thereof but which are not immediately required for the purposes thereof and it is expedient that the two Companies should be relieved from the obligation under certain circumstances to sell the same as superfluous lands:

Therefore nothing in the Lands Clauses Consolidation Act 1845 or any Act relating to the Company or to the London and North Western Railway Company or to the West London Railway or the 10 West London Extension Railway with which that Act is incorporated with respect to the sale of superfluous lands shall until the expiration of Ten years from the passing of this Act be held to apply to any lands with or without any building thereon and the appurtenances thereto acquired by the Company and by the London and North Western 15 Railway Company or either of them any part of which adjoins the said West London Railway or the said Addison Road Station or may be required for the purposes of widening the lines or making sidings or other works in connection with the said Railway or is situate within One mile of any station on the said Railway And the two 20 Companies may during the same period of Ten years from the passing of this Act continue to hold such lands buildings and appurtenances although not immediately required for the purposes aforesaid But the two Companies shall at the expiration of such period of ten years sell and dispose of all parts of such 25 lands which shall not then have been applied to and are not then required for the purposes of the said Railway as superfluous lands.

Provision with respect to superfluous Lands of the Company and the Ross and Monmouth Railway Company.

31. And whereas the Company and the Ross and Monmouth Railway Company or one of them have from time to time purchased 30 or acquired lands with or without buildings thereon in connection with or for the purposes of the Ross and Monmouth Railway but which are not immediately required for the purposes thereof and it is expedient that the two Companies should be relieved from the obligation under certain circumstances to sell the same as 35 superfluous lands:

Therefore nothing in the Lands Clauses Consolidation Act 1845 or any Act relating to the Company or to the Ross and Monmouth Railway Company with which that Act is incorporated with respect to the sale of superfluous lands shall until the expiration of Ten years 5 from the passing of this Act be held to apply to any lands with or without any building thereon and the appurtenances thereto acquired by the Company and the Ross and Monmouth Railway Company or either of them any part of which adjoins the said Railway or may be required for the purpose of doubling or widening the lines or 10 making sidings or other works in connection with the said Railway or is situate within One mile of any station on the said Railway And the two Companies may during the same period of Ten years from the passing of this Act continue to hold such lands buildings and appur-

tenances although not immediately required for the purposes aforesaid 15 But the two Companies shall at the expiration of such period of Ten years sell and dispose of all parts of such lands which shall not then have been applied to and are not then required for the purposes of the said Railway as superfluous lands.

32. The powers granted by the Severn Tunnel Railway Act 1872 Revival of 20 the Great Western Railway Act 1875 and the Great Western Railway Powers for Purchase of Act 1877 for the compulsory purchase of lands required for the $\frac{\text{Lands for Seven}}{\text{Seven}}$ purposes of the Railway and Works by the said Act of 1872 autho- Tunnel Railway. rized are by this Act revived and continued and may be exercised by the Company until but not after the Twenty-seventh day of June One 25 thousand eight hundred and eighty-three.

33. The period limited by the Severn Tunnel Railway Act 1872 Extension and the Great Western Railway Act 1877 for the construction and Completion completion of the Railway authorized by the said Act of 1872 is of Seven Tunnel hereby further extended to the Twenty-seventh day of June One Railway. 30 thousand eight hundred and eighty-three And Section Thirty of the

said Act of 1877 shall be read and construed as if the extended period by this Act limited for the construction and completion of that Railway had been the period by the said Act of 1877 limited:

But if the said Railway shall not be completed within the

extended period by this Act limited then on the expiration of that extended period the powers by this Act granted for making and completing that Railway or otherwise in relation thereto shall cease to be exercised except as to so much thereof as shall then be completed.

Extension of Time for Completion of Railway (A) authori-sed by the Bristol and Exeter Rail-way Act 1875.

34. The period limited by the Bristol and Exeter Railway Act 5 1875 for the construction and completion of the Railway (A) by that Act authorized is hereby extended to the Nineteenth day of July One thousand eight hundred and eighty-three and Section Twenty-one of the said Act of 1875 shall be read and construed as if the period by this Act limited for the construction and completion of the said 10 Railway had been the period by that Act limited:

But if the said Railway (A) shall not be completed within the extended period by this Act limited then on the expiration of that extended period the powers by this Act granted for making and completing that Railway or otherwise in relation thereto shall cease 15 to be exercised except as to so much thereof as shall then be completed.

Abandonment of au ways.

35. The Company shall abandon the construction of the underthorised Rail- mentioned Railways and portion of Railway (that is to say):

- The Railway No. 3 described in and authorized by the Great 20 Western Railway Act 1872:
- The Railway No. 1 described in and authorized by the South Devon Railway Act 1872:
- So much of the Railway No. 1 described in and authorized by the Exe Valley Railway Act 1874 as was intended to pass 25 through the properties numbered on the deposited Plans referred to in that Act 98 and 105 in the parish of Tiverton.

Compensation for Damage to Land by Entry &c. for Purposes of Works abandoned.

36. The abandonment by the Company of the Railways and portion of Railway by this Act respectively authorized to be abandoned 30 shall not prejudice or affect the right of the owner or occupier of any land to receive compensation for any damage occasioned by the entry

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of the Company on such land for the purpose of surveying and taking levels or probing or boring to ascertain the nature of the soil or setting out of the line of the authorized work and shall not prejudice or affect the right of the owner or occupier of any land which may have been 5 temporarily occupied by the Company to receive compensation in accordance with the provisions in that behalf of the Railways Clauses Consolidation Act 1845 so far as the same may be applicable for such temporary occupation or for any loss damage or injury which may have been sustained by such owner or occupier by reason thereof or of the 10 exercise as regards such land of any of the powers contained in the last-mentioned Act or in the Great Western Railway Act 1872 or in the South Devon Railway Act 1872 or in the Exe Valley Railway Act 1874.

37. Where before the passing of this Act any contract has been Compensa-15 entered into or notice given by the Company for the purchasing of any made in land for the purposes of or in relation to the Railways and portion of respect of Works Railway by this Act respectively authorized to be abandoned and which abandoned. shall not be required for the purposes of any of the Works by this Act authorized full compensation shall be made by the Company to the

20 owners and occupiers or other persons interested in such lands for all injury or damage sustained by them respectively by reason of the purchase not being completed pursuant to the contract or notice:

The amount and application of the compensation shall be determined in manner provided by the Lands Clauses Consolidation Act

25 1845 as amended by any subsequent Act for determining the amount and application of compensation paid for lands taken under the provisions thereof.

38. The Company on the one hand and the Devon and Somerset Power to Railway Company the Bristol and Portishead Pier and Railway Com- Somerset 30 pany and any other Company being the owners of a Railway constructed and other Companies on the broad gauge or either of them on the other hand may enter into to alter and carry into effect contracts agreements or arrangements as to the their Rail-, following matters or any of them (that is to say):

Devon and and other Gauge on

(a) The alteration or mixing of the gauge of the Railways belonging to those Companies or any or either of them or any portion thereof:

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(b) The advance of money by the Company to the said Companies or any or either of them for or in respect of such alteration or conversion of gauge or incident thereto and as to the payment of the interest thereon and also the repayment of the principal:

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- (c) The terms and conditions on which the narrow gauge shall be laid down or the gauge altered or mixed and the mode in which the cost thereof shall be defrayed:
- (d) The terms and conditions for the user of the said Railways 10 or any of them or any part thereof:

And the Company the Devon and Somerset Railway Company the Bristol and Portishead Pier and Railway Company and any such other Company as aforesaid may alter and convert the rails on their Railways or on part thereof so as to adapt the same to the narrow 15 or the mixed gauge as may be agreed on between them respectively or either of them and the Company:

And for the purposes of such alteration addition or conversion the Company may advance or lend money to the said Companies or either of them on such terms and conditions or on such security as may be 20 agreed upon :

As respects the Devon and Somerset Railway Company the interest on the moneys so lent or advanced to them shall be such a charge on the gross receipts of their Railway or on their proportion of such gross receipts as may be agreed on and may from time to 25 time be retained by the Company out of such gross receipts or out of any moneys due or payable by them to the Devon and Somerset Railway Company:

As respects the Bristol and Portishead Pier and Railway Company the Company may from time to time retain out of any moneys 30 due or payable by them to that Company the interest at the rate of five per cent. per annum from time to time due and payable on the moneys advanced by them to that Company or on so much thereof as shall from time to time remain unpaid and the principal moneys so lent or advanced may also be so retained by the Company by 35 six equal half-yearly instalments the first instalment to be payable on the 24th of June 1882 and a like instalment on every succeeding 25th

of December and 24th of June up to and including the 25th of December 1884.

39. The Company may make and carry into effect Agreements Power to with the Most Honorable John Patrick Crichton Stuart Marquess and the 5 of Bute and Earl of Dumfries and the Trustees under the Will Bute to make of the late Marquess of Bute with reference to the construction of the Agreements. Railwav No. 5 by this Act authorised and hereinbefore described and to the acquisition of land therefor and to the payments or other consideration to be made for such lands and to the tolls charges and 10 duties to be levied on the said Railway or any part thereof and to the

division and appropriation of the same.

40. The Company and the Llynvi and Ogmore Railway Company Power to from time to time may make and carry into effect agreements with to advance respect to the advance of money by the Company to the Llynvi and Llynvi and 15 Ogmore Railway Company for the purposes of that Company and the Ogmore Railway Company may advance or lend money to an amount not exceeding Company. Twenty thousand pounds to the Llynvi and Ogmore Railway Company for such purposes accordingly on such terms and conditions as may be agreed on between them and the Company may retain 20 the interest due or payable to them in respect of any moneys so advanced or lent out of any moneys from time to time payable by them to the Llynvi and Ogmore Railway Company.

41. The Company may hold enjoy and maintain the hotels now Power to belonging to or held by them at or near to their Stations at New provide and 25 Milford Taunton Bridgewater Yatton Saint Ives Bristol and Hotels. Plymouth and may furnish stock equip manage and conduct such hotels and the business thereof and may employ officers managers and servants therein or in connection therewith and may apply their corporate funds to those purposes or any of them and any expendi-30 ture already incurred by the Company in or about any of the before-

mentioned purposes is hereby sanctioned and confirmed and the Company may let or take on lease or otherwise any such hotel and the business thereof.

Company to

Certain Moneys expended on Cornwall Railway to be a Debt due from Cornwall Company. 42. All moneys not exceeding the sum of Two hundred thousand pounds raised or to be raised under the provisions of the Great Western Bristol and Exeter and South Devon Railway Companies (Cornwall and West Cornwall Railways) Act 1871 and advanced to the Cornwall Railway Company for the general purposes of the Cornwall Railway including the extension and improvement of the works connecting that Railway with the Government Dock Yards at Devonport and Keyham shall as regards the interest or dividend from time to time due thereon be deemed capital raised under the provisions of the lease of the Cornwall Railway to the said three Companies dated 10 the Ninth day of August One thousand eight hundred and sixty-one and shall be entitled to and rank for interest or dividend next after the existing Preference Stocks and Shares of the Cornwall Railway Company.

Amendment of Bristol and Exeter Railway Act 1836 as to List of Tolls &c.

43. The undermentioned Sections of the Act sixth William IV. 15 cap. 36 (that is to say):

- Section 188 (A List of the Rates Tolls &c. to be affixed in conspicuous Places);
- Section 189 (Rates or Tolls only payable whilst Boards remain); and 20

Section 190 (Penalty on defacing Boards)

shall be and are hereby repealed and in lieu thereof Sections 93 and 95 of the Railways Clauses Consolidation Act 1845 shall be in force upon and in respect of the Railways which immediately before the amalgamation of the Bristol and Exeter Railway Company with the 25 Company formed part of the Undertaking of the first-mentioned Company.

Sections of Mill Bay Pier Plymouth Act and of Plymouth Great Western Dock Act repealed.

44. The undermentioned Sections of the Act third and fourth Victoria cap. 111 (1840) entitled "An Act for erecting and maintaining "a Pier and other Works in Mill Bay in the Port of Plymouth in the 30 " county of Devon" (that is to say):

Sections 16 17 18 19 20 21 and 37:

And the undermentioned Sections of the Plymouth Great Western Dock Act 1846 viz.:

Sections 33 34 35 36 37 and 38:

(relating to rates) shall be and are hereby repealed.

45. The Company may demand and receive for and in respect of Company may take 5every vessel which shall use the Plymouth Great Western Docks Tolls &c. in and in respect of all goods wares merchandise passengers animals Docks at carriages and things which shall arrive at or depart from or be laden or unladen taken on board or discharged embarked or disembarked at the

respect of Plymouth.

10 said docks and in respect of the use of mooring chains buoys and cranes supplied or provided by the Company any rates tolls dues payments or charges not exceeding those specified in the undermentioned Schedules to this Act (that is to say):

> In respect of vessels using the said docks or mooring within the boundaries thereof any sum not exceeding the sums specified in Schedule B (Part I):

- In respect of the use of mooring chains and buoys any sum not exceeding the sums specified in Schedule B (Part II):
- In respect of the use of cranes any sum not exceeding the sums specified in Schedule B (Part III):
- In respect of the use of any graving dock any sum not exceeding the sums mentioned in Schedule C:
- In respect of goods wares and merchandise any sum not exceeding the sums specified in Schedule D:
- In respect of animals and carriages any sum not exceeding the sums specified in Schedule E:
 - In respect of passengers and luggage any sum not exceeding the sums specified in Schedule F:

And the said several Schedules and the provisions and conditions 30 thereof shall be deemed and construed to be part of this Act.

46. The tonnage of every British vessel liable to the payment of As to the any tonnage rate under this Act and duly registered according to law ment of the 454)'.

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Tonnage of Vessels.

shall be ascertained according to the certified tonnage in the register and the tonnage of all other vessels shall be ascertained according to the rules of admeasurement established by law.

Company may require deposit in respect of use of Graving Dock.

47. The Company may whenever they shall think fit so to do require the master or owner of any vessel going into or using any ⁵ graving dock to pay to them a reasonable sum (having regard to the probable amount of graving dock rates that will become payable in respect of such vessel) by way of deposit previously to such vessel being permitted to go into or use any graving dock. The graving dock rates or so much thereof as shall not be covered by such deposit 10 as aforesaid if any such shall have been made shall be paid by the master or owner immediately on his vessel going out or of ceasing to make use of the graving dock.

Removal of Vessels from Graving Docks.

48. In case the master or owner of any vessel going into or making use of any graving dock shall neglect to remove such vessel 15 from such graving dock when the period for which she entered the same shall have expired or at the time required by any bye-law relating thereto the Company may if they shall deem it expedient so to do but not otherwise cause such vessel to be removed into any other dock although the same be not a graving dock and all costs consequent upon 20 such removal together with the costs of procuring and putting ballast on board such vessel and of making her sufficiently watertight for removal if deemed expedient so to do shall be a charge upon such vessel and may be recovered from the master or owner thereof in the same manner in all respects as any tonnage rates are by this Act 25 authorized to be recovered Provided always that the power hereby given to the Company to cause any such vessel as aforesaid to be removed from a graving dock shall not be construed to exonerate the master or owner of such vessel from the payment of any graving dock rates or from any other payments to which he might otherwise be liable. 30

Different Rates may be levied in respect of Vessels using different Docks.

49. A different scale of tonnage or wharfage rates but in no case exceeding those specified in the Schedules to this Act may be taken or received according to the particular dock basin quay or pier to into or from which a vessel may enter or depart or at on or from which goods may be landed or shipped.

50. The Company may compound by the year or for any shorter Power to time for the payment by any proprietor or owner of a vessel or any importer or exporter of goods of an annual sum instead of the tonnage Rates for or wharfage rates which would otherwise be payable for such vessel or Annual Rent.

5 goods Provided always that in case the Company shall at any time make any such composition as aforesaid it shall be lawful for the proprietor or owner of any other similar vessel or importer or exporter of goods under similar circumstances to compound for the tonnage rates payable for such vessel or goods in order to prevent the tonnage 10 or wharfage rates being compounded for partially or in favour of any

particular person.

51. The Company may in relation to the said Plymouth Great Company Western Docks and the limits thereof make reasonable charges for for services the use of warehouses wharfs weighing machines weights measures provided for. 15 and other appliances and for all work done services rendered or facilities afforded for the despatch of business for which a special charge is not expressly authorized by this Act.

52. When any goods are intended to be unshipped within Masters of the limits of the said docks the master of the vessel containing such give Ac-20 goods shall within Twelve hours after the arrival of such vessel within Goods inthe limits of the said docks and before commencing to unship any such unshipped goods deliver to the harbour-master the name of the consignee of within the Limits &c. the goods intended to be unshipped or other person to whom the same are to be delivered and if the whole cargo be intended to be 25 unshipped a copy of the bill of lading or manifest of the cargo or if part only of the cargo be intended to be unshipped the best account in writing in his power of the kinds weights and quantities of the several goods intended to be unshipped.

53. Every master of a vessel of which the cargo or part Penalty on 30 of the cargo shall be unshipped within the limits of the said docks giving no who shall have failed to deliver or to give any of the particulars in false account regard to the cargo or the notice in regard to the unshipment thereof of goods to be unhereinbefore required to be delivered or given by such master or who shipped. shall deliver or give any false particulars or notice shall for every such offence be liable to a penalty not exceeding Ten pounds.

ompound Tonnage or Wharfage

may charge

account or

Shippers to give an account of goods intended to be shipped.

54. Before any person shall ship any goods on board of any vessel lying within the limits of the said docks he shall give to the collector of rates a true account signed by him of the kinds quantities and weights of such goods and every person who shall ship any goods in any such vessel without having given such accounts or who shall give or sign a false account of such goods shall for every such offence be liable to a penalty not exceeding Ten pounds.

55. All vessels which shall come within any part of the outer harbour of the said docks for shelter only and not for loading or unloading shall pay dues not exceeding Twopence per ton for every ton 10 register of such vessels in lieu of any other dues.

Power to levy Tolls on passengers and persons.

Dues for

Vessels en-

tering for shelter.

56. Every person who may land at or embark from the said docks or any pier quay wharf or landing place within the boundaries thereof and every person who shall walk on the said docks or any pier quay wharf or landing place connected therewith shall pay to the 15 Company or to any person authorized or appointed by them in respect of every such landing or embarkation and of every time of entering or coming upon the said docks pier quay wharf or landing place or using either of them any sum not exceeding the several tolls rates or dues specified in the Schedule F to this Act annexed Provided 20 always that it shall be lawful for the Company and for any person or persons authorized or appointed by them to prevent every person from walking on the said docks pier quay wharf or landing place except persons landing at or embarking from the same and persons paying the said tolls rates or dues for or in respect of the same. 25

Company may charge for water supplied.

Company may establish Servants' Superannuation Fund or Funds.

57. The Company may charge for water supplied to any vessel any sum not exceeding Two shillings for every tun of Two pipes or Four hogsheads.

58. Sections 22 23 and 24 of the Great Western Railway Act 1864 shall apply to any Superannuation Fund or Funds to be estab- 30 lished by the Company for the servants in the receipt of weekly wages employed by them and for the servants in receipt of weekly wages employed by them and any other Company or Companies at or on any Railway Station or works belonging leased to or worked by them and any other Company or for either or for such class or classes of such servants respectively as they may think fit And the Company may establish the same accordingly provided that the scheme for the establishment of any such fund or funds be framed within twelve months after the passing of this Act.

59. The Company may receive and hold at interest any moneys Power to $\mathbf{\tilde{5}}$ from time to time paid in respect of the Superannuation Fund And receive at in accordance with the rules and regulations from time to time in interest moneys on force of such Fund may pay or allow thereon in account half-yearly or account of Superannuaotherwise interest at the rate from time to time determined by the tion Fund. 10 rules and regulations.

Company ta

60. The vesting of the Undertaking of the Ely and Clydach Terms of Valleys Railway Company (hereinafter called the Ely and Clydach Company of Company) in the Company of the Undertaking of the Malmesbury of Ely and Clydach Val-Railway Company (hereinafter called the Malmesbury Company) in the Company and of the Undertaking of the Mitcheldean Road and Companies. ¹⁵ Forest of Dean Junction Railway Company (hereinafter called the Mitcheldean Company) in the Company may be effected upon the terms and conditions and in the manner and subject to the provisions following (that is to say):

Vesting in Undertakings levs and other

The Company with the previous consent of Three-fourths of the votes of the shareholders in the Company on the one hand and in the Ely and Clydach Company the Malmesbury Company and the Mitcheldean Company respectively as the case may be on the other hand present in person or by proxy at some general meeting of the respective Companies specially convened for the purpose may issue to every holder of ordinary shares in the respective Companies in lieu of or in exchange for the shares in those Companies so held by him stock in the Company as follows (that is to say):

To every holder of ordinary shares in the Ely and Clydach Company so held by him consolidated ordinary stock of the Company to an amount not exceeding One hundred pounds per centum of the amount paid up upon or in respect of the shares of the Ely and Clydach Company held by him:

To every holder of ordinary shares in the Malmesbury Company so held by him consolidated ordinary stock of the

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Company to an amount not exceeding Fifteen pounds per centum of the amount paid up upon or in respect of the shares of the Malmesbury Company held by him:

To every holder of ordinary shares in the Mitcheldean Company so held by him consolidated ordinary stock of the 5 Company to an amount not exceeding One hundred pounds per centum of the amount paid up upon or in respect of the shares of the Mitcheldean Company held by him.

61. In the event of the vesting in the Company under the provisions of this Act of the Undertaking of the Ely and Clydach Company the 10 Malmesbury Company and the Mitcheldean Company or any or either of them by this Act authorized the Company may from time to time in addition to any other consolidated ordinary stock which they are by this or any other Act authorized to create and issue create and issue new consolidated ordinary stock to such an amount as may be necessary for 15 carrying the vesting into effect for defraying the liabilities of the Company or Companies whose Undertaking is so vested in the Company and for completing any portion of the Undertaking so vested which may not at the time of the vesting be completed and the new consolidated ordinary stock so created and issued shall form part of 20the capital of the Company Provided always that the aggregate amount of capital authorized by this enactment to be raised shall not in each case exceed the amount in this Act before specified as the consideration for the vesting of the respective Company and the amount of the subscription to the Calne Railway Company by this 25 Act authorized.

Undertakings of Ely and Clydach and other Companies vested.

Power to

Ordinary Stock.

Company to createfurther

Consolidated

62. After such consent as aforesaid of the shareholders in the Company on the one hand and in the Ely and Clydach the Malmesbury and the Mitcheldean Companies respectively as the case may be on the other hand has been obtained and upon the registration in 30 the books of the Company of the names of the holders of shares in the Ely and Clydach Company the Malmesbury Company and the Mitcheldean Company respectively as the case may be as the holders of the amount of the consolidated ordinary stock of the Company to which they may be entitled as before provided the Undertaking of the 35 Ely and Clydach Company the Malmesbury Company and the Mitcheldean Company as the case may be and the several Railways

and branches stations sidings approaches buildings fixed plant warehouses and all other works whether complete or incomplete and all the lands and other the property estate moneys stocks books papers documents and assets of such of the said Companies as the case may 5 be shall be and are hereby (subject to the liabilities debts contracts and obligations respectively affecting the same) absolutely vested in the Company:

The Ely and Clydach Company the Malmesbury Company and the Mitcheldean Company as the case may be shall thereupon be 10 dissolved except for the purpose of winding up their affairs:

Provided always that on the vesting of the Undertakings of the said Companies or either of them all the unexercised powers of those Companies respectively of raising capital by the creation and issue of shares shall be and the same are hereby extinguished:

Such vesting shall be deemed to be an amalgamation of the vested 15 Undertaking with the Undertaking of the Company according to the true intent and meaning of Part V. (relating to Amalgamation) of the Railways Clauses Act 1863.

63. The vesting of the Undertaking of the Festiniog and Blaenau Terms of 20 Railway Company Limited (hereinafter called the Blaenau Company) Vesting in in the Company or in the Bala and Festiniog Railway Company of (hereinafter called the Bala Company) or in the Company and the Undertaking of the Fes-Bala Company (hereinafter referred to as the two Companies) tiniog and jointly as may be agreed upon between the three Companies may Company. 25 be effected upon the terms and conditions and in the manner and subject to the provisions following (that is to say):

esting in of the Fes Blaenau

The Company or the Bala Company or the two Companies as the case may be with the previous consent of Three-fourths of the votes of the shareholders in the Company and in the Bala Company respectively or in either of them as the case may be in whom the Undertaking of the Blaenau Company is to be vested and in the Blaenau Company present in person or by proxy at some general meeting of the respective Company specially convened for the purpose may pay to the Blaenau Company on the receipt of three Directors thereof a sum not exceeding Fourteen thousand pounds and the Bala Company may also issue or transfer or the Company may transfer or cause to be transferred to such persons and 454N

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in such amounts as the directors of the Blaenau Company shall direct shares of the nominal value of Six thousand pounds in the Bala Company.

Undertaking of Festiniog Company vested.

64. After such consent as aforesaid of the shareholders in the Company and in the Bala Company or either of them as the case 5 may be and in the Blaenau Company has been obtained and upon the payment of the said sum of Fourteen thonsaud pounds and the registration in the books of the Bala Company of the names of the persons before referred to to be named by the directors of the Blaenau Company as the holders of the said shares in the Bala Company of 10 the nominal value of Six thousand pounds as hereinbefore provided the Undertaking of the Blaenau Company and the several Railways and branches stations sidings approaches buildings fixed plant warehouses and all other works whether complete or incomplete and all the lands and other the property estate moneys stocks books papers 15 documents and assets of that Company shall be and are hereby (subject to the liabilities debts contracts and obligations respectively affecting the same) absolutely vested in the Company and the Bala Company or in one of them as the case may be Provided also that within three months from the vesting in the two Companies or 20 in either of them as the case may be of the undertaking of the Blaenau Company the Company or Companies in which the said undertaking shall be vested shall produce to the Commissioners of Inland Revenue a deed of Conveyance in which the purchase or consideration money shall be fully and truly set forth and such deed shall be duly 25 stamped with the full and proper ad valorem stamp duty in respect of the consideration and if the purchasing Company or Companies shall not within three months from the vesting so produce such deed of conveyance duly stamped as aforesaid the ad valorem stamp duty with interest thereon at the rate of Five pounds per centum per annum 30 from the date of vesting to the day of payment of such duty shall be recoverable from the purchasing Company or Companies or either of them by the said Commissioners with full costs of suit and all costs and charges attending the same :

The Blaenau Company shall upon such vesting be dissolved 35 except for the purpose of winding up their affairs :

Provided always that on the vesting of the Undertaking of the Blaenau Company all the unexercised powers of that Company of raising capital by the creation and issue of shares shall be and the same are hereby extinguished:

Such vesting shall be deemed to be an amalgamation of the vested Undertaking with the Undertaking of the Company and the Undertaking of the Bala Company or with the Undertaking of one of them as the case may be according to the true intent and meaning 5 of Part V. (relating to Amalgamation) of the Railways Clauses Act 1863 and upon and after such vesting the vested Railway shall be subject to the provisions of the General Acts relating to railways:

The Company or Companies in whom the Blaenau Railway shall become vested shall not be entitled to demand or take in respect 10 thereof any higher tolls rates or charges than the tolls rates and charges prescribed by the Bala and Festiniog Railway Act 1873.

65. Upon the vesting it shall be lawful for the London and Running North Western Railway Company to run over and use with their engines carriages clerks officers and servants subject as hereinafter 15provided and for traffic of all kinds the Blaenau Railway if and when the same shall be widened to the gauge of four feet eight and a half inches together with all the stations sidings junctions watering places telegraphs and other works and conveniences thereof and connected therewith on such terms regulations tolls or other consideration as 20 shall if not agreed upon between that Company and the Company or

- the Bala Company or between that Company and the Company and the Bala Company as the case may require be from time to time determined by an Arbitrator to be appointed on the application of either party by the Board of Trade And the decisions of such Arbitrator
- 25 shall be binding and conclusive on the parties in difference and the costs and expenses of such arbitration shall be defrayed as the Arbitrator shall direct but in exercise of the powers in this section contained the Bye-laws for the time being in force on the Blaenau Railway so used so far as such Bye-laws shall be applicable shall
- 30 be observed and the Company shall afford to the London and North Western Railway Company all usual proper and sufficient accommodation and facilities and perform all usual and necessary services in respect of the goods live stock mineral and coaching traffic of the London and North Western Railway Company in the stations
- 35 on the Blaenau Railway as if it were their own proper traffic Provided always that such powers shall not be exercised until the London and North Western Railway Company shall have made and completed a junction with the Blaenau Railway.

66. In exercising the powers hereinbefore granted it shall Protecting Local Traffic

powers to London and lorth North Western Railway Company over Blaenau Railway.

not be lawful for the London and North Western Railway Company unless with the consent in writing of the Company to take up at any station of the Company upon the Blaenau Railway any passengers parcels animals goods or minerals and to deliver the same at another station of the said Railway And if the London and North Western Railway Company violate this enactment they shall for every such violation pay to the Company Fifty pounds by way of penalty.

67. Immediately on the vesting of each or any of the beforementioned Undertakings under the provisions of this Act the Company 10 or Companies as the case may be in whom the Undertaking is vested may and shall exercise and fulfil in their own name or names and under their own seal or seals and in the names and under the hands of their directors officers or servants all the rights powers liabilities and obligations of the vested Company whether with reference to the 15 acquisition of lands the construction of works the borrowing of mone7 the levying of tolls rates and charges or otherwise in like manner as those rights powers liabilities and obligations are authorized and required to be exercised and fulfilled by that vested Company.

Agreements with the vested Companies.

As to exercise

of Powers of vested Com-

panies.

68. Subject to the provisions of this Act each of the Companies 20 whose Undertaking is by this Act authorized to be vested on the one hand and the Company or Companies jointly as the case may be in whom the same Undertaking may be so vested as aforesaid on the other hand may make and enter into and carry into effect contracts or agreements with respect to such vesting and any matters 25 incidental thereto.

69. The Company with the authority of three-fourths of the

time to time advance money to the Calne Railway Company on the 30 security of the mortgages or debenture stock of that Company to

votes of their Shareholders present in person or by proxy at a General

Meeting of the Company specially convened for the purpose may from

Advance of money to Calne Railway Company.

Company.

any extent not exceeding the sum of Thirty-two thousand pounds. Company may agree with Leominster and Kington Company as to exercise of Borrowing Powers of latter

70. The Company may from time to time enter into and carry into effect agreements or arrangements with the Leominster and Kington Railway Company for or in relation to the exercise by the 35 Company of the borrowing powers of that Company authorized by the Leominster and Kington Railway Act 1871 and which Act relates to the Leominster and Kington Railway Company's Presteign Branch.

71. The Company may on any such agreement or arrangement Power to being entered into borrow upon mortgage or create debenture stock exercise those in respect of any sums of money which by the Leominster and Powers. Kington Railway Act 1871 the Leominster and Kington Railway 5 Company are authorized to borrow or reborrow and have not yet borrowed and the sums so borrowed or the debenture stock so created and the interest thereon shall as between the holders of such mortgages or debenture stock and the Company be a charge on the Undertaking of the Company and of the Leominster and Kington 10 Railway Company's Presteign Branch Provided always that the amount so raised by the Company shall not together with any sums of money owing on mortgage by the Leominster and Kington Railway Company under the said Act of 1871 at any time exceed the sums which the Company and the Leominster and Kington Railway 15 Company respectively but the latter only under the provisions of the said Act of 1871 are authorized to borrow and during the continuance of any lease to the Company or of any agreement for the working by the Company of the Presteign Branch the powers of borrowing by the Leominster and Kington Railway Company under 20 the said Act of 1871 shall if so agreed cease to be exercised by them

- and at the expiration of any such lease or agreement the powers by this Act conferred upon the Company shall cease to be exercised by them Provided also that any existing mortgages shall not be And as between the Company and the prejudiced or affected:
- 25 Leominster and Kington Railway Company the mortgages granted by the Company for raising the sums of money authorized to be raised by the Leominster and Kington Railway Act 1871 or the debenture stock created for such purpose shall be a charge on the undertaking of the Company and of the said Presteign Branch
- $_{30}$ And in the event of the determination of any lease to the Company or any agreement for the working by the Company of the said Presteign Branch or of the other Railway or Railways of the Leominster and Kington Railway Company the Leominster and Kington Railway Company shall indemnify and save harmless the 35 Company against all liabilities for or in respect of such of those mortgages or debenture stock as shall have been issued in respect of the liabilities or obligations of the Leominster and Kington
 - mortgagees or holders of debenture stock may be enforced against the Company.

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Company to orrowing

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Railway Company But in any event the rights and remedies of the

Power to Leominster and Kington Company to raise additional Capital.

72. The Leominster and Kington Railway Company may subject to the provisions of Part II. of the Companies Clauses Act 1863 raise any additional capital not exceeding in the whole Two thousand pounds by the issue at their option of new ordinary shares or stock or new preference shares or stock or by debentures or debenture stock or wholly or partially by any one or more of those modes respectively but they shall not issue any share of less nominal value then Ten pounds nor shall any share vest in the person or corporation accepting the same unless and until a sum not being less than One-fifth of the amount of such share shall have been paid in respect thereof. 10

5

New Capital of Leominster and Kington Company to possess same Powers and beundersame Liabilities as present Capital.

73. Except as by this Act otherwise provided the capital in new shares or stock created by the Leominster and Kington Railway Company under this Act and the new shares or stock therein and the holders thereof respectively shall be subject and entitled to the same powers provisions liabilities rights privileges and incidents whatsoever 15 in all respects as if that capital were part of the now existing capital of the said Company of the same class or description and the new shares or stock were shares or stock in that capital:

The capital in new shares or stock so created shall form part of the capital of the Leominster and Kington Railway Company. 20

Dividends on new Shares or Stock of Leominster and Kington Company.

74. Every person who becomes entitled to new shares or stock of the Leominster and Kington Railway Company shall in respect of the same be a holder of shares or stock in that Company and shall be entitled to a dividend with the other holders of shares or stock of the same class or description proportioned to the whole amount from time 25 to time called and paid on such new shares or to the whole amount of such stock as the case may be.

Restriction as to Votes in respect of Preferential Shares or Stock of Leominster and Kington Company. New Shares or Stock of Leominster and Kington Company raised under

75. Except as otherwise expressly provided by the resolution creating the same no person shall be entitled to vote in respect of any new shares or stock of the Leominster and Kington Railway Company 30 to which a preferential dividend shall be assigned.

76. Subject to the provisions of any Act already passed by which the Leominster and Kington Railway Company are authorized to raise capital by new shares or stock and to the provisions of this Act and any other Act passed in the present session of Parliament whether

before or after the passing of this Act by which that Company may be this Act and authorized to raise capital by new shares or stock they may if they of past or think fit raise by the creation and issue of new shares or stock of one sions may be and the same class all or any part of the aggregate capital which they of same class. are by such other Act and this Act respectively authorized to raise by

the creation and issue of new shares or stock.

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77. The Leominster and Kington Railway Company may in re- Power to spect of the additional capital of Two thousand pounds which Leominster and Kington they are by this Act authorized to raise from time to time borrow Company to 10 on mortgage any sum not exceeding in the whole Six hundred and sixty pounds but no part thereof shall be borrowed until shares for so much of the said additional capital as is to be raised by means of shares are issued and accepted and One-half of such capital is paid up and the said Company have proved to the justice who is to certify under

- 15 the Fortieth Section of the Companies Clauses Consolidation Act 1845 before he so certifies that shares for the whole of such capital have been issued and accepted and that One-half of such capital has been paid up and that not less than One-fifth part of the amount of each separate share in such capital has been paid on account thereof before or at the
- 20 time of the issue or acceptance thereof and until stock for One-half of so much of the said additional capital as is to be raised by means of stock is fully paid up and the said Company have proved to such justice as aforesaid before he so certifies that such shares or stock as the case may be were issued and accepted and paid up bonâ fide and are held by the
- 25 persons or corporations to whom the same were issued or their executors administrators successors or assigns and also so far as the said additional capital is raised by shares that such persons or corporations or their executors administrators successors or assigns are legally liable for the same and upon production to such justice of the books of the said
- 30 Company and of such other evidence as he shall think sufficient he shall grant a certificate that the proof aforesaid has been given which certificate shall be sufficient evidence thereof.

78. Every provision in any Act passed before the present Session Provisions as of Parliament whereby the Leominster and Kington Railway Company ment 35 is authorized to raise by borrowing money for the purposes of their Receiver with Undertaking with respect to the appointment of a Receiver for enforcing Leominster payment by that Company of arrears of interest or principal or principal Company.

to appointrespect to and Kington

any other Act

and interest shall be and the same is hereby repealed but without prejudice to any appointment which may have been made or to the continuance of any proceedings which may have been commenced prior to the passing of this Act under any such provision:

The mortgagees of the Leominster and Kington Railway Company 5 may enforce payment of arrears of interest or principal or principal and interest due on their mortgages by the appointment of a Receiver And in order to authorize the appointment of a Receiver in respect of arrears of principal the amount owing and overdue to the mortgagees by whom the application for a Receiver is made shall not be less than Five 10 thousand pounds in the whole.

Existing Mortgages of Leominster and Kington Company to have Priority.

79. All mortgages and bonds granted by the Leominster and Kington Railway Company in pursuance of the powers of any Act of Parliament passed before the passing of this Act and which shall be subsisting at the time of the passing thereof shall during the 15 continuance of such mortgages and bonds and subject to the provisions of the Acts under which such mortgages and bonds were respectively granted have priority over any mortgages to be granted by virtue of this Act And nothing in this Section contained shall affect any priority of the interest of any debenture stock at any time created and 20 issued by the said Company.

Leominster and Kington Company may create Debenture Stock. 80. The Leominster and Kington Railway Company may create and issue debenture stock subject to the provisions of Part III. of the Companies Clauses Act 1863 But notwithstanding anything therein contained the interest of all debenture stock at any time after the 25 passing of this Act created and issued by that Company shall rank pari passu with the interest of all mortgages at any time after the passing of this Act granted by that Company and shall have priority over all principal moneys secured by such mortgages.

Application of Money raised by Leominster and Kington Company. 81. All and every part of the money raised by the Leominster 30 and Kington Railway Company or by the Company in respect of any sums of money which the Leominster and Kington Railway Company are authorised to raise shall be applied only to the purposes of that Company and their Undertaking.

82. The Company from time to time by the order of any general Power to meeting of the Company may create and issue new shares or stock raise addifor such additional capital as they shall think necessary not exceeding tional Capital. Two hundred thousand pounds exclusive of the other capital and other moneys which they are or may be authorized to create and issue by this Act or by any other Act or Acts of Parliament and the Company may create and issue such new shares or stock either wholly or partially as ordinary or wholly or partially as preferential shares or stock as they may think fit.

10 · 83. Notwithstanding anything contained in Part II. of the As to dis-Companies Clauses Act 1863 the Company may from time to time in Company of issuing any portion of the additional capital by this Act authorized or Stock. dispose of all or any of the shares or stock representing the same at such times to such persons on such terms and conditions and in such 15 manner as the directors think advantageous to the Company.

84. If the Company after having created any new shares or stock Power to determine not to issue the whole of the shares or stock so created they cancel up may cancel the unissued shares or stock and may from time to time issued Shares thereafter create and issue instead thereof other new shares or stock of 20 an aggregate amount not exceeding the aggregate amount of the shares or stock so cancelled and in like manner the Company may create and issue new shares or stock in lieu of any new shares or stock which may have been issued and redeemed or in lieu of any certificate entitling the holder to be registered in respect of shares or stock.

2585. The Company shall not issue any share nor shall any share Shares not to vest in the person accepting the same unless and until a sum not being Company less than One-fifth of the amount of such share shall have been paid in until One fifth part respect thereof.

86. Except as by or under the provisions of this Act otherwise Except as 30 provided the capital in new shares or stock created by the Company under this Act and the new shares or stock therein and the holders Shares or Stock to be thereof respectively shall be entitled and subject to the same powers subject to the provisions liabilities rights privileges and incidents whatsoever in all cidents as respects as if that capital were part of the now existing capital of the or Stock of

35 Company and the new shares or stock were shares or stock in that the Company. capital: 454р

Company to

Company to or Stock.

be issued by until Onethereof paid.

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The capital in new shares or stock so created shall form part of the capital of the Company.

87. Every person who becomes entitled to new shares or stock under this Act shall in respect of the same be a holder of shares or stock in the Company and shall be entitled to a dividend with the 5 other holders of shares or stock of the same class or description proportioned to the whole amount from time to time paid on such new shares or stock.

88. Except as otherwise expressly provided by the resolution creating the same no person shall be entitled to vote in respect of any 10 new shares or stock to which a preferential dividend shall be assigned.

89. Subject to the provisions of any Act already passed by which the Company are authorized to create new shares or stock not already issued and to the provisions of this Act and any other Act 15 passed in the present Session of Parliament whether before or after the passing of this Act by which the Company may be authorized to create and issue capital by new shares or stock the Company may if they think fit create and issue new shares or stock of one and the same class for all or any part of the aggregate capital which they are by 20 such other Act and this Act respectively authorized to create and issue by the creation and issue of new shares or stock.

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90. The Company may in respect of the additional capital of Two hundred thousand pounds which they are by this Act authorized to create and issue from time to time borrow on mortgage any sum not 25 exceeding in the whole Sixty-six thousand pounds but no part thereof shall be borrowed until shares for so much of the said capital as is to be created by means of shares are issued and accepted and Onehalf of such capital is paid up and the Company have proved to the justice who is to certify under the Fortieth Section of the Companies 30 Clauses Consolidation Act 1845 before he so certifies that shares for the whole of that capital have been issued and accepted and that One-half of that capital has been paid up and that not less than Onefifth part of the amount of each separate share in that capital has been paid on account thereof before or at the time of the issue or acceptance 35 thereof and until stock for One-half of so much of the said additional capital as is to be created by means of stock is fully paid up and the Company have proved to such justice as aforesaid before he so certifies

Restriction as to Votes in respect of Preferential Shares or Stock of the Company.

Dividends on new Shares

or Stock of the Company

New Shares or Stock of the Company raised under this Act and any other Act of present Session may be of same Class.

Power to Company to borrow.

that such shares or stock as the case may be were issued and accepted and paid up bona fide and are held by the persons or corporations to whom the same were issued or their executors administrators successors or assigns and also so far as the said capital is raised by shares that 5 such persons or corporations or their executors administrators successors or assigns are legally liable for the same And upon production to such justice of the books of the Company and of such other evidence as he shall think sufficient he shall grant a certificate that the proof aforesaid has been given which certificate shall be sufficient evidence 10 thereof.

91. The Company may create and issue debenture stock subject Company to the provisions of Part III. of the Companies Clauses Act 1863 Debenture But notwithstanding anything therein contained the interest of all debenture stock at any time after the passing of this Act created and 15 issued by the Company shall rank pari passu with the interest of all mortgages at any time after the passing of this Act granted by the Company and shall have priority over all principal moneys secured by mortgages granted after the passing of this Act.

92. All moneys raised by the Company under this Act whether Application of Moneys 20 by shares stock debenture stock or borrowing shall unless other- raised by wise provided by this Act be applied to the purposes of this Act and subject thereto to the general purposes of the Undertaking of the Company and to no other purpose whatever.

- 93. The Company may from time to time apply to all or any of Power to 25 the purposes of this Act any moneys from time to time raised by them apply surplus and which are not by any of the Acts relating to the Company made Moneys to purposes of applicable to any special purpose or which being so made applicable this Act. are not required for the special purpose And the Company may from time to time for the general purposes of their Undertaking and for the 30 more efficient working of their traffic issue any shares or stocks which under the authority of any Act passed prior to the present Session of
- Parliament the Company may have created or may hereafter create but which are not or may not be required for the special purposes for which such shares or stocks respectively were authorized to be created.
- 94. Whereas by the Acts set forth in Part I, of Schedule G, to As to State-35 ments of this Act the Company are authorised to create and issue shares or Capital and account. stock to the amount of Thirty-seven million nine hundred and sixtytwo thousand three hundred and nine pounds and to borrow on

Company.

Stock.

Company to

mortgage or to issue debenture stock to the amount of Thirteen million four hundred and eighty-three thousand two hundred and thirteen pounds And whereas by the Acts set forth in Part II. of the said Schedule the Company are authorised to create and issue shares or stock to the amount of Thirteen million twenty-seven thousand one 5hundred and twenty-seven pounds and to borrow on mortgage or issue debenture stock to the amount of Four million one hundred and sixty-two thousand six hundred and sixty-three pounds and the authorised capital of the Company up to the 31st day of January 1880 now consists of the aggregate of the above mentioned amounts making 10 altogether Fifty million nine hundred and eighty-nine thousand four hundred and thirty-six pounds shares or stock and Seventeen million six hundred and forty-five thousand eight hundred and seventy-six pounds of mortgages and debenture stock Therefore for the purposes of all Statements of Capital and Accounts and of all declarations 15 and evidence as to the capital of the Company on the 31st day of January 1880 it shall be sufficient to state until and unless the contrary is shown that the above amounts of capital mortgages and debenture stock respectively are the amounts which the Company were up to the date aforesaid authorised to create and 20 issue Provided always that the said Fifty million nine hundred and eighty-nine thousand four hundred and thirty-six pounds shall be reduced by Thirty-two thousand and twenty-four pounds when and so soon as the Thirty-two thousand and twenty-four pounds Four and a half per centum (Bristol and Exeter) Redeemable Preference Stock of the Company 25 has been redeemed and paid off Provided also that as regards such capital as may not be included in the above-mentioned Fifty million nine hundred and eighty-nine thousand four hundred and thirty-six pounds nothing in this Act contained shall alter prejudice or affect any authorities or powers which the Company already possess or 30 which they may acquire by this or any other Act of the present Session of Parliament with regard to the exercise by the Company of the powers which any other Company or Companies now possess of creating and issuing capital or borrowing or of the issue of debenture stock in respect thereof or with regard to the issue of capital either 35 alone and for their own purposes or in conjunction with any other Company or Companies.

Further Powers as to Creation of Debenture Stock.

95. The Company may notwithstanding anything to the contrary in the respective Acts authorizing them to raise money on mortgage or by the creation and issue of debenture stock

issue Fifty thousand pounds of such debenture stock whenever and so soon as each One hundred and fifty thousand pounds of the shares or stock in respect of which the said debenture stock is authorized to be issued has been created and issued and the full 5 amount thereof has been paid up.

96. All mortgages or bonds granted before the passing of Mortgages already this Act by the Company or by or in the name of any Company granted to have Priority. whose Undertaking is under the powers of this Act or of any prior Act of Parliament purchased by or amalgamated with or 10 vested in the Undertaking of the Company shall during the continuance of such mortgages or bonds and subject to the provisions of the Acts under which such mortgages and bonds were respectively granted have priority over all mortgages granted after the passing of this Act by the Company but nothing in this Section contained 15 shall affect any priority of the interest of any debenture stock at any

time created and issued by the Company.

97. The Tiverton and North Devon Railway Company may from Power to time to time apply to the purposes of this Act which may be carried into effect by them any moneys from time to time raised by them and Railway Company to 20 which are not by any of the Acts relating to them made applicable to apply surplus Funds to cerany special purpose or which being so made applicable are not required tain purposes for the special purpose.

98. The Midland Railway Company may from time to time Power to apply to the purposes of this Act which may be carried into effect by Midland Company to 25 them any moneys from time to time raised by them and which are apply surplus Funds to cernot by the Act relating to that Company made applicable to any tain purposes special purpose or which being so made applicable are not required for the special purpose.

99. The Company and the Leominster and Kington Railway Interest not 30 Company respectively shall not out of any money authorized to be to be paid on Calls paid up. raised by them pay interest or dividend to any shareholder on the amount of the calls made in respect of the shares held by him but nothing in this Act shall prevent the Companies respectively from paying to any shareholder such interest on money advanced by him 35 beyond the amount of the calls actually made as is in conformity with

the Companies Clauses Consolidation Act 1845.

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Tiverton and North Devon of Act.

Deposits for tal.

100. The Company and the Leominster and Kington Railway not to be paid out of Capi-to be miged now on denorit one may make the Leominster and Kington Kanway to be raised pay or deposit any sum which by any Standing Order of either House of Parliament now or hereafter in force may be required to be deposited in respect of any application to Parliament for the purpose 5 of obtaining an Act authorizing them to construct any other Railway or to execute any other Work or Undertaking.

Provision as to General Railway Acts.

101. Nothing in this Act contained shall exempt the Com pany or their Railways from the provisions of any general Act relating to Railways or the better or more impartial audit of the 10 accounts of Railway Companies now in force or which may hereafter pass during this or any future Session of Parliament or from any future revision or alteration under the authority of Parliament of the maximum rates of fares and charges or of the rates for small parcels authorized to be taken by the Company. 15

Costs of Act.

102. All costs charges and expenses of and incident to the preparing for obtaining and passing of this Act or otherwise in relation thereto shall be paid by the Company.

SCHEDULES.

SCHEDULES referred to in the foregoing Act.

SCHEDULE A.

Superfluous Lands.

BRISTOL (CITY AND COUNTY OF.) Bedminster.

CARMARTHENSHIRE. Llanboidy Llandissilio Llangan Llanginning Llangunnor Mydrim St. Ishmaels.

CHESHIRE. Runcorn.

CORNWALL.

Gwennap Gwinear Illogan Kenwyn Ludgvan Madron Phillack Redruth St. Erth.

DEVONSHIRE.

Bradninch Brampford Speke Broad Clist Collumpton Rewe St. David Exeter Silverton Stoke Canon. DORSETSHIRE. Cattistock Evershot Melcombe Regis Radipole Stratton Upway.

GLAMORGANSHIRE. Briton Ferry Llanwonno Margam Newcastle Pendoylan Roath St. Bride-super-Ely St. Fagan Tythegston.

GLOUCESTERSHIRE. Alvington Bourton-on-the-Water Chipping Campden Churchdown East Dean (Township) Mickleton Oddington Westbury-on-Severn.

HEREFORDSHIRE. Bodenham Brimfield Eye Holmer Ledbury Leominster Orleton Wellington HEREFORDSHIRE.—contd. Weston Beggard Withington.

MERIONETHSHIRE. Dolgelly.

MIDDLESEX. Fulham.

MONMOUTHSHIRE. Caldicot Chepstow Peterstone St. Bride Netherwent.

NORTHAMPTONSHIRE. Warkworth.

OXFORDSHIRE. Cassington Combe Iffley Shipton-under-Wychwood.

PEMBROKESHIRE. Llandissilio Llanstadwell Rosemarket St. Thomas Haverfordwest.

SHROPSHIRE. Bromfield

SHROPSHIRE.—contd. Church Stretton **Cleobury Mortimer** Condover Drayton Hales Ercall Magna HodnetLeebotwood Longford. Ludford Onibury **Richards** Castle Stanton Lacey Stapleton Stokesay Winstanstow Wooferton.

SOMERSETSHIRE.

Almsford Backwell Banwell Bedminster Bicknoller Bishops Hull Bishops Lydeard Bleadon Burnham Bradford Cheddon-Fitzpaine

Somersetshire—contd. Claverton Crowcombe Hutton Kewstoke Long Ashton Lympsham Lyncombe and Widcombe Nailsea Norton Fitzwarren Pawlett Puxton St. Decumans Sampford Arundel South Brent Stogumber Trent Uphill Wellington West Buckland Weston-super-Mare Wick St. Lawrence Worle.

STAFFORDSHIRE. Drayton Hales Dudley Kingswinford Oldswinford Sedgley STAFFORDSHIRE.—contd. Tipton Wolverhampton.

WARWICKSHIRE. Fenny Compton Hampton in Arden.

WORCESTERSHIRE.

All Saints Evesham Blockley Churchill Church Honeybourne Claines Dodderhill Fladbury Great Malvern Hagley Halesowen Hanley Castle Hartlebury Kidderminster Leigh Lindridge Oldswinford St. Andrew Droitwich St. Andrew Pershore St. Nicholas Droitwich Stoke Prior.

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SCHEDULE B (PART I).

DUES ON VESSELS.

For every vessel to or from any port or place in the United Kingdom, Isle of Man or Channel Islands—	£	<i>s</i> .	ā.
If above fifty tons per register ton	0	0	3
If under fifty tons per register ton	Õ	0	2
Rent after two weeks from date of entrance per register ton per week	0	0	1
For every vessel to or from any port or place on the Continent between Ushant and the Elbe inclusive per register ton	0	0	4
Rent after two weeks from date of entrance per register ton per week	0	0	1
For every vessel to or from any foreign port or place (Continent as above excepted) outside the Baltic and between the North Cape of Lapland and Gibraltar per register ton	0	0	6
Rent after three weeks from date of entrance per register ton per week	0	0	1
For every vessel to or from any other port or place what-	Ŭ	Ŭ	-
soever soever per register ton	0	0	9
Rent after four weeks from date of entrance per register ton per week	0	0	1
For yachts or other vessels kept for pleasure per register ton	0	0	6
Rent after four weeks from date of entrance per register ton per week	0	0	$1\frac{1}{2}$
Any fractional part of a week to be charged as one week.			
Vessels having discharged cargo and paid inward dues from foreign, if loaded outwards, to pay in addition half the dues according to the port of destination.			
For all British vessels employed only in fishing, exceed- ing thirty tons register per annum	3	0	0
For all British vessels employed only in fishing, exceed- ing twenty tons, and not exceeding thirty tons per annum	2	0	0
For all British vessels employed only in fishing, exceed- ing ten tons, and not exceeding twenty tons per annum	1	0	0
For all British vessels employed only in fishing, under ten tons per annum	0 1	0	0
For all barges, lighters, steam tugs and other craft em- ployed within the port of Plymouth, exceeding thirty	о т.	0	٥
	2 10	U	0
Under thirty tons register per annum	1 1(0	0

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SCHEDULE B (PART II).

DUES FOR MOORING CHAINS AND BUOYS.

	£	s.	d.	
For every vessel under one hundred tons register per week	0	2	0	
For every vessel of one hundred tons register, and under two hundred tons register per week	0	3	0,	
For every vessel of two hundred tons register, and under three hundred tons register per week	0	4	0	
For every vessel of three hundred tons register and above per week	0	5	0	

SCHEDULE B (PART III).

DUES FOR CRANES.

For all dry goods in quantities not exceeding ten tons ... For all dry goods in quantities exceeding ten tons ... For wines, spirits and other liquids, not exceeding ten tuns For wines, spirits and other liquids, exceeding ten tuns ... For any single article in lieu of the above dues-

$\mathop{\mathrm{Exceeding}}\limits_{\mathrm{tons}}$	one and a	half ton	s and not	exceedin	ng two
		• • •	•••	***	•••
Exceeding	two tons as	nd not (exceeding	two and	a half
tons			0	•••	•••
Exceeding three tor	two and	a half	tons and	not exc	eeding
			•••	***	
	three tons	and not	exceedin	g three	and a
half tons	s <i>.</i>	•••	•••	• • •	• • •
ronortional	navment to	he med	la for any	fractions	al nort

A proportional payment to be made for any fractional part of a ton.

Exceeding three and a half tons a special agreement must be made with the Harbour or Dock Master.

per ton per ton per tun	0 0 0 0	0 0 1 0	8 6 0 8
per tun per ton	0	1	0
per ton	0	1	6
per ton	0	2	0

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SCHEDULE C.

Rates to be charged and paid for the use of the Graving Dock.

For every Ship or Vessel, on the Gross Tonnage thereof.	5	n der 50 Tons.		-	50 and under 100.		100 and under 150.			e pro	And for every progressing 50 Tons.		
	£	8.	<i>d</i> .	£	s.	<i>d</i> .	£	8.	d.	£	s.	<i>d</i> .	
For Two Tides, the Tide in and			_				_						
the next Tide out	1	16	0	2	2	0	2	8	0	0	6	0	
,, Three ditto, including going						-			_	_			
in and coming out		2	0	2	9	0	2	16	0	0	7	0	
,, Four ditto		8	0	2	16	0	8	4	0	0	8	0	
"Five ditto		14	0	3	3	0	3	12	0	0	9	0	
,, Six ditto	-	0	0	3	10	0	4	0	0	0	10	0	
,, Seven ditto	.3		0	3	17	0	4	8	0	0	11	0	
" Eight ditto	3	12	0	4	4	0	4	16	0	0	12	0	
Above Eight ditto, and not ex													
ceeding Twenty-four Tide	6	0	0	8	0	0	9	0	0	1	0	0	
,, Two Neaps	12	0	0	16	0	0	18	0	0	2	0	0	
,, Three ditto	18	0	0	24	0	0	27	0	0	3	0	0	
,, Four ditto	24	0	0	32	0	0	36	0	0	4	0	0	
,, Five ditto	30	0	0	40	0	0	45	0	0	5	0	0	
" Six ditto		0	0	48	0	0	54	0	0	6	0	0	
,, Seven ditto	42	0	0	56	0	0	63	0	0	7	0	0	
,, Eight ditto	48	0	0	64	0	0	72	0	0	8	0	0	

And, in addition thereto, for Docking, Pumping and Undocking.

			£	s.	d.
Vessels not exceeding 500 tons	· • •		15	0	0
,, exceeding 500 tons and not exceeding 1,000 tons	e : •	•••	25	0	0
,, ,, 1,000 ,, ,, 2,000 ,, ,, of 2,000 tons and upwards in the same proportion.			40	0	0
., of 2,000 tons and upwards in the same proportion.					

SCHEDULE D.

DUES ON GOODS.

								8.	d.
Anchors		•••	•••	•••	•••	•••	per cwt.	0	1
Apples, pears,	and all o	ther gree	n fruit in	bulk	•••	-	per bushel	0	$0\frac{1}{2}$
Apples, pears,	and all o	ther green	n fruit, in j	packages	•••	\mathbf{per}	cubic foot	0	$0\frac{1}{2}$
Ale, beer, port			and othe	r liquids	in casks,	not	KO 11	-	0
	enumera		•••	•••			52 gallons	1	6
Ale, beer, port					not otherv		per dozen	0	1
enumerat Alum	•	ues	•••	•••	•••	•••	per ton	1	0
Annatto	•••	•••	•••	••	•••	•••	-	0	1
		· • •	•••	•••	•••	•••	per cwt. por cwt	0	1
Apothecaries'		arugs	•••	•••	•••	•••	per cwt.	1	я 2
Arsenic	•••	•••	•••	•••	•••	•••	per ton	1 0	1
Arrowroot	•••	•••	•••	•••	•••	•••	per cwt.		$\frac{1}{2}$
Argols	•••	•••	•••	•••	•••	•••	per ton	1	
Asphalte	•••	•••	•••	••,•	•••	•••	per ton	1	0 1
Bacon, hams,	0		•••		••••	•••	per cwt.	0	T
Bale, cask, tru									
exceeding enumerat			····	g00us 1				0	3
	every add	itional cu	bic foot		•••		per foot	0	$0\frac{1}{2}$
Bark	•••	•••	•••	•••	•••	•••	per ton	1	6
$\mathbf{Bedsteads}$	•••	•••	•••	••••	···		each	0	6
Bedding, seam	nen's	•••	•••	•••	••••		each	0	2
Beef and pork		•••	•••	•••	•••		per tierce	0	3
Beef and pork	: 		•••	•••			per barrel	0	2
Birds' cage, of	f English	•••		•••	•••	•••	per cage	0	3
Birds' cage, of	f Foreign	•••	•••	•••			per cage	0	6
Biscuit and b	read			•••	•••		per cwt.	0	1
Bones	•••	•••	•••	•••	•••	••••	per ton	1	2
Bone dust	•••	••••	•••			•••	per ton	1	2
Bottles, empty	7	•••	•••	•••		•••	per dozen	0	$0\frac{1}{4}$
Bricks, fire	•••	•••		•••		pei	r thousand	1	6
Bricks, buildi	ng	•••	•••	•••	•••	-	r thousand	1	0
Brushes, broo	0		•••		•••		per dozen	0	1
Butter							per cwt.	0	1
Bales, cases a	nd other r	ackages o		linen and	woollens		1		
	cubic fee	-	,				per ton	1	6
Barytes							per ton	1	2
Blue lias, unr	nanufactu						per ton	0	6
Blue lias, mar							per ton	1	0
Brimstone		~ • • •	•••	•••	•••		per ton	1	0
Dumptone	•••	•••	•••	••• ·	•••	•••	Lor fou	Ŧ	v

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Bullion or spe	C16	•••	•••	•••	•••	•••	per cwt.	1	0
Carboys	•••	•••	•••	•••	•••	•••	each	0	2
Carts	•••	•••	•••	•••	•••	•••	each	1	6
Carts, hand	•••	•••	•••	•••	•••	•••	each	0	6
Chairs	•••	•••	•••	•••	•••	•••	per dozen	1	0
Cheese, loose	•••	•••	•••	•••	•••	•••	per cwt.	0	1
Coals, culm, c			reeze	•••	•••	•••	per ton	0	6
Coffee, chicory			•••	•••	•••	•••	per cwt.	0	$1\frac{1}{2}$
Cabinet manu	factures	at per toı	n of 40 cu	ibic feet	••••	•••	•••	2	0
Castings, iron	or metal	•••	•••	•••	•••		per cwt.	0	1
Cement	•••	•••	•••	•••	•••		per ton	1	0
Charcoal	•••	•••	•••	•••	•••	•••	per ton	1	6
Chemicals, dr	y, not oth	erwise er	umerate	d	•••		per ton	1	2
Chemicals, liq	uid		•••				per ton	1	6
Clay and Chir	na stone	•••			•••		per ton	0	8
Cocoa nuts	•••	•••			•••	pe	r hundred	0	1
Coir	•••			•••			per ton	1	2
Coprolite	•••	•••			•••		per ton	1	0
Copper ore	•••	•••			•••		per ton	1	2
Corkwood	•••	•••	a 			•••	per ton	2	6
Chain cables			•••				per ton	1	2
Divi Divi						•••	per ton	1	6
Dye stuffs, not	t otherwis		rated				per ton	1	6
Drain pipes	•••	•••					per ton	1	0
Earthenware,					•••		core pieces	1	0
Elephants, lio				bears		50	each		0
All other wild							each	5	0
Eggs, in casks		-	•••				cubic foot	0	$0^{\frac{1}{2}}$
Empty, bags		•••	•••				per cwt.	0	1
Empty, casks	•••	•••	•••	•••			per ton	1	2
Feathers		•••	•••	•••	•••	•••	per cwt.	0	2 3
	•••	•••	•••	•••	•••	•••		-	5 1
Flax and hemp		 d nolloud	•••	•••	•••	•••	per cwt.	0	
Flour, oatmeal		-		•••	•••	•••	per ton	1	2
Fruit, dried	•••	•••	•••	•••	•••	•••	per ton	1	8
Flints and cha		•••	•••	•••	•••	•••	per ton		6
Fullers' earth	•••	•••	•••	•••	•••		per ton	1	2
Furniture	•••	•••	•••	•••	at per tor	1 01 40	cubic feet	2	0
Felt	···· 1 /1	•••	•••	•••	•••	•••	per ton	1	2
Glass, china an				-		-	cubic foot	0	$0_{\frac{1}{2}}$
Grain—beans,								-	0
				neratea,	, sold by m	ieasure		1	2
Grass and all o		is sold by		•••	•••	•••	per cwt.	0	1
Grinding stone		••••	•••	•••	•••	•••	per ton	1	2
Groceries, and	other dry	7 goods n	ot otherw	use spec			per cwt.	0	1
Gunpowder	•••	•••	•••	•••	-		f 100 lbs.	1	6
Gunpowder	•••	•••	•••	•••	-		of 50 lbs.	1	0
Gunpowder	•••	•••	•••	•••	\mathbf{per}	barrel	of 25 lbs.	0	6
Grease, not lar	d or tallo	W	•••	•••	•••	•••	per ton	1	2
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Guano	•••			•••	•••		per ton	1	2
Gypsum or pla	aster of P	aris	•••	•••	•••		per ton	1	0
Gravel	•••	•••	•••		•••		per ton	0	4
Hay	•••	•••	•••	•••	•••		per ton	1	2
Hoops, butts	•••		•••	•••	•••	r	er bundle	0	1
Hoops, other s	orts		•••		•••	r	er bundle	0	0
Hops			•••		•••		per cwt.	0	2
Hurdles, iron	or wood		•••	•••	•••	pe	r hundred	2	6
Hardware and		gery	•••		•••		per ton	1	2
Hides, dry	•••		•••	•••	•••		per cwt.	0	1
Hides, wet	•••		•••				per ton	1	2
Horns	•••		•••	•••	•••	•••	per cwt.	0	1
Instruments,	musical o	or scienti	fic, statu		tures, bi	lliard	T		
tables, pla							cubic foot	0	1
Ice			••••				per ton	1	2
Indigo			•••				per cwt.	0	2
Iron, bar, bolt							per ton	1	2
Iron, old scrap		···					per ton	1	$\overline{2}$
Iron, ore	P-9						per ton	0	9
Jute	•••						per cwt.	0	1
Junk	•••	••••	•••				per cwt.	0	1
Kainit					•••		per ton	1	0
Kelp		•••	•••		•••	•••	per cwt.	0	1
Laths	•••	•••	•••	•••	 nor 1000	••• ••• •••	et lengths	0	4
	 	 tion for a	 Il other le	 matha	per 1000	5 01 5 16	et tengtus	0	4
Lathwood					non fatt	om of	I foot long	2	0
	 in muo			 v longth		10111 01 4	l feet long	4	U
	so in proj	poreion io	r all othe	r tengen	S.			0	2
Leather	•••	•••	•••	•••	•••	•••	per cwt.	0 0	1
Lard		•••	•••	•••	•••	•••	per cwt.		1 6
Lemon and lir	•	•••	•••	•••	•••	•••	ter pipe	1	
Lead	•••	• • •	•••	•••	•••	•••	per ton	1	2
Lead ore	•••	•••	•••	•••	•••	•••	per ton	1	2
Lime	•••	•••	•••	•••	•••	•••	per ton	0	6
Lignum vitæ			•••	•••	•••	•••	per ton	2	0
Linseed, rape,	and all o	ther cake	es	•••	•••	•••	per ton		2
Machinery	•••					•••	per ton	2	0
Mahogany, ce	dar and o	ther orna	mental ti			• • •	1	-	0
38.3	1 1	11			-		cubic feet	1	2
Mahogany, ce			mental ti	mber, 11	i planks	at per		0	$0\frac{1}{2}$
Marble, foreig		-	•••	•••	•••	•••	per ton	1	2
Marble, foreig	n, wroug	ht	•••	•••	•••	•••	per ton	2	0
Meat	•••	•••	•••	•••	•••	•••	per cwt.	0	1
Metal, sheatin		•••	•••	•••	•••	•••	per ton	1	6
Millstones, la	-	•••	•••	•••	•••	•••	each	1	6
Millstones, sn	nall	•••	•••	•••	•••	•••	each	1	0
Manganese	•••	•••	•••	•••	•••	•••	per ton	1	0
Manure, com		•••	•••	•••	•••	•••	per ton	0	4
Manure, man	ufactured	•••	•••	•••	•••	•••	per ton	1	2

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Mats	•••	• • •	•••	•••	c		per 120	0	4
Molasses	•••	•••	•••	•••	•••	•••	per ton	1	2
Mangold-Wur	tzell	•••		•••	***	••	per ton	0	8
Nails	•••	•••	•••	•••	•••	•••	per cwt.	0	1
Nitrate of sod	la	•••	•••	•••		•••	per ton	1	2
Oils, fish or ti	ain	•••	•••	•••	at per tu	an of 2	52 gallons	1	2
Oils, not other	rwise enu:	merated	•••	•••	at per ti	un of 2	52 gallons	2	0
Oil, in bottles	, in chests	š	•••	•••	•••	at per	cubic foot	0	$\frac{1}{2}0$
Oranges and l		cases or	chests	•••	•••	\mathbf{per}	cubic foot	0	$0_{\frac{1}{2}}$
Ordnance, pie	ces of	•••	••	•••	•••	•••	per cwt.	0	2
Oars and oar :	rafters	•••	•••	•••	•••	•••	per 120	2	0
Ochre	•••	•••	•••		•••	• • •	per ton	1	2
Onions	•••	•••	•••	•••	•••	•••	per cwt.	0	1
Orchilla		•••	•••	•••	***	•••	per ton	2	0
Ores, unenum	erated	•••	•••	•••		•••	per ton	1	2
Paper	•••	•••	•••	•••	•••	•••	per ton	1	8
Pitch and tar		•••	•••	•••	•••	•••	per ton	1	2
Plants and shi	rubs in m	ats	•••	•••	•••	\mathbf{per}	cubic foot	0	1
Potatoes	•••	•••	•••	•••	•••	•••	per ton	1	2
Poultry	•••	•••		•••	•••	•••	per dozen	0	3
Petroleum and	l petrolin	е	•••	•••	•••	•••	per ton	2	6
Pumice stone	•••	•••	•••	•••	•••		per ton	1	6
Pot and pearl		•••	•••	•••	•••	***	per ton	1	2
Paints, painter	rs' colours	s, and ma	aterials	•••	•••	***	per ton	1	8
$\mathbf{Pyrites}$	•••	•••	•••	•••	• • •	•••	per ton	1	2
Phosphate of li	ime	•••	•••		•••	•••	per ton	1	2
Rags	•••	•••	•••	•••	•••		per cwt.	0	1
Rice	•••	•••	•••	•••		•••	per ton	1	2
Rope, cordage,	, and twin	e	•••	•••	•••	•••	per ton	1	2
Resin	•••	•••		•••	•••	•••	per ton	1	2
Salt	•••	•••	•••	•••	•••	~ • *	per ton	1	2
Salt, rock	•••	•••	•••	•••	•••	•••	per ton	1	0
Shot and shell	1	•••	•••	•••	•••	•••	per cwt.	0	1
Slates	•••	•••	•••	•••		•••	per ton	1	0
Staves	•••	•••	•••	•••	per load	l of 50	cubic feet	1	6
Stone and Brit	ish marbl	e	•••	•••	•••		per ton	0	6
Saltpetre	•••	•••	•••	•••	•••	•••	per ton	1	2
Sand	•••	••••	••••	•••	•••	•••	per ton	0	4
Soap, candles,	and starc	h, in pac	ekages	•••	•••	per	cubic foot	0	$0_{\frac{1}{2}}$
Shellac	•••	•••	•••	•••	•••	•••	per ton	2	0
Spelter			•••	•••	•••	•••	per cwt.	0	1
Skins, calf skir			•••	۰۰ د	•••	•••	per cwt.	0	3
Skins, calf skir		-	•••	•••	•••	•••	per cwt.	0	2
Skins, kid, lam	ıb, seal, &	.c.	•••	•••	•••	per	hundred	0	3
Shumac	•••	•••	•••	•••	•••	•••	per ton	1	2
Sugar, on gross		•••	•••	•••	•••	•••	per ton	1	2
Soda and soda	ash	•••	•••	•••		c * *	per ton	1	2

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Straw and reed		•••	•••	•••	•••	•••	per cwt.	0	1
Spars 22 feet lo			•••	•••	per load	of 50 (cubic feet	1	6
Spars under 22	feet long	•••	•••	•••	•••	•••	per 120	1	8
Tallow	•••	•••	•••	•••	•••	•••	per ton	1	2
Tea	•••	•••	•••	•••	•••	•••	per cwt.	0	2
Tiles	•••		•••		•••		per ton	1	0
\mathbf{T} urtle	•••	•••	•••	•••	•••		each	2	0
Tobacco, unma	nufacture	ed			•••		per ton	2	6
Tobacco, manu	factured			•••	•••		per cwt.	0	2
Tow		•••	•••	•••	•••		per ton	1	2
Tin ore	•••	•••	•••	•••	•••		per ton	1	2
Timber, teak,	oak, el	lm, ash,	birch, o	r other	similar	hard	-		
wood at	•••						cubic feet	1	2
Timber, fir or	pine, deal	s, battens	, ends, sc	antling	s, and all	other			
timber not	t otherwis	se enumer	ated at		•••		per load	1	2
Turpentine		•••	· • • •			•••	per ton	1	6
Valonia	•••	•••	•••		•••		per ton	1	2
Vegetables not	otherwis	e enumera	ited		•••		per cwt.	0	1
Waggons	•••	•••		•••			each	2	6
Wines and spin	rits		•••	•••	per tu	n of 2	52 gallons	1	6
Wines and spin	rits in bot	tles	•••			•••	per dozen	0	1
All goods and			erated in	this Scl	nedule to	pav at	-		
the rate of							per cwt.	0	2
		· · · · ·					cubic foot	0	1
And so in prop	ortion fo	r anv are	ater or les	מפווה פו	tity who	*		-	_
The so in biol	/or mon 10.	r any gree	UT IC	s quan	wine, wine	oner ei	ei aveu	OT	1100.

All goods and merchandise in packages to pay on the gross weight, except when charged by measurement.

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SCHEDULE E.

DUES ON ANIMALS AND CARRIAGES.

For every horse landed or embarked, for each and every time		•••	2	0
If craned, for each and every time, the additional sum of	•••	•••	0	Ģ
For every bull, cow, or ox, for each and every time	• • •		1	6
If craned, for each and every time, the additional sum of		•••	0	4
For every pig, sheep, lamb, goat, or dog, for each and every tir	ne	•••	0	2
For every pony or mule, for each and every time		•••	1	0
If craned, for each and every time, the additional sum of	•••		0	3
For every ass or calf, for each and every time		• • •	0	3
For every four-wheeled carriage, for each and every time	•••	•••	4	0
If craned, for each and every time the additional sum of	•••	•••	1	0
For every two-wheeled carriage, for each and every time	•••	•••	2	6
If craned, for each and every time, the additional sum of	***		1	0

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SCHEDULE F.

TOLLS ON PASSENGERS AND LUGGAGE.

For every passenger who shall land from or embark on board any vessel at		ur					
any pier, wharf, pontoon or quay belonging to the Company	0	6					
Ditto ditto from or to any boat or undecked vessel	0	1					
For every person who shall use any pier, wharf, quay or landing place belong- ing to the Company for the purpose of walking for exercise or pleasure	0	1					
For all and every trunk, portmanteau, box, parcel or other package, falling							
within the description of luggage that shall be shipped from or landed at							
any pier, wharf or quay belonging to the Company not exceeding the weight of twenty-eight pounds each	0	2					
If exceeding twenty-eight pounds and not exceeding eighty-four pounds	0						
each	0	4					
If exceeding eighty-four pounds and not exceeding one hundred and twelve pounds each	0	5					
If exceeding one hundred and twelve pounds and not exceeding one hundred and forty pounds each	0	6					
If exceeding one hundred and forty pounds and not exceeding one	-	-					
hundred and ninety-six pounds each	0	7					
If exceeding one hundred and ninety-six pounds and not exceeding							
two hundred weight each	0	8					
If amounting to or exceeding two hundred weight, for every hundred							
weight	0	4					
And for every twenty pounds weight in addition	0	1					

In addition to the above-mentioned tolls and dues, the Company will charge on the luggage or baggage of passengers to be landed or shipped (except in the case of any passenger who may prefer to land or ship his own luggage and convey it to the warehouse or ship) the following rates for the work, labour and all other ordinary operations performed by them under the directions of the officers of Her Majesty's Customs or others in respect of the unshipping, landing, carrying and housing of all 5

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baggage or luggage, goods, wares and merchandise of passengers for examination by the Customs, and for the weighing, opening, unpacking, repacking, marking, numbering, labelling and delivering, viz.:---

					Additional Rate.			
						s .	d.	
For each package	e not excee	ding 14	lbs.	•••	•••	0	4	
"	exceeding	14 lbs.	and not	above 28 lbs.	•••	0	6	
"	,,	28 lbs.	,,	56 lbs.	•••	0	8	
,,	,,	56 lbs.	,,	84 lbs.	•••	1	0	
29	,,	84 lbs.	,,	112 lbs.	•••	1	4	
99	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	112 lbs.	,,	140 lbs.	•••	1	6	
,,	,,	140 lbs.	5'5	196 lbs.	•••	1	9	
99	,,	196 lbs.		224 lbs.	•••	2	0	

And for all additional weight in proportion.

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SCHEDULE G.

PART I.

The Great Western Railway (Additional Powers) Act, 1871.

The Great Western Railway Act, 1869.

The Great Western Railway Act, 1870.

PART II.

The Great Western Railway Act, 1872.

The Great Western Railway (Swansea Canal) Act, 1872.

The Severn Tunnel Railway Act, 1872.

The Coleford Railway Act, 1872.

The Malmesbury Railway Act, 1872.

The Great Western Railway Act, 1873.

The Bala and Festiniog Railway Act, 1873.

The Bristol and North Somerset Railway Act, 1873.

The Great Western Railway Act, 1874.

The South Devon Railway Act, 1874.

The Great Western Railway Act, 1875.

The Waterford and Central Ireland Railway Act, 1875.

The Great Western and Bristol and Exeter Railway Companies Amalgamation Act, 1876. Ð

The Great Western Railway Act, 1876.

The Pontypool Caerleon and Newport Railway Act, 1865.

The Great Western Railway Act, 1877.

The Great Western Railway Act, 1878.

The Great Western and South Devon Railway Companies Amalgamation Act, 1878.

GREAT WESTERN RAILWAY ACT, 1880.



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For conferring upon the GREAT WESTERN RAILWAY COMPANY further Powers in connection with their own Undertaking and the Undertakings of other Companies; For Vesting in that Company the Undertakings of the Ely and Clydach Valleys the Malmesbury and the Mitcheldean Road and Forest of Dean Junction Railway Companies; For Vesting in the Great Western Railway Company and the Bala and Festiniog Railway Company the Undertaking of the Festiniog and Blaenau Railway Company Limited; and for other Purposes.

ROYAL ASSENT 6TH AUGUST, 1880.

43 & 44 VICTORIE-SESSION 2, 1880.

R. R. NELSON,

10, Eastbourne Terrace, Paddington, and 20, Abingdon Street, Westminster,

SOLICITOR.

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