

ANNO VICESIMO OCTAVO & VICESIMO NONO

VICTORIÆ REGINÆ.

Cap. cxxxvi.

An Act for enabling the Caledonian Railway Company to make a Branch Railway for connecting their Main Line near Dalmakeddar with the Dumfries, Lochmaben, and Lockerby Junction Railway near Shielhill in the County of Dumfries; and for other Purposes.

[29th June 1865.]

HEREAS by "The Caledonian Railway Act, 1845," the 8 & 9 Vict. Caledonian Railway Company (in this Act called "the c. clxii. Company") were incorporated, and under the Powers of that Act the Company have formed (among other Works) a Line of Railway for the Purpose of connecting the City of Carlisle with the Cities of Edinburgh and Glasgow and the Northern Parts of the Kingdom of Scotland: And whereas the Dumfries, Lochmaben, and Lockerby Junction Railway Company, under the Powers of "The 23 & 24 Vict. Dumfries, Lochmaben, and Lockerby Junction Railway Act, 1860," c. lxxxiii. and of "The Dumfries, Lochmaben, and Lockerby Junction Railway 24 & 25 Vict. Deviation Act, 1861," have formed a Railway from Dumfries to the Main Line of the Caledonian Railway at Lockerby: And whereas it would be attended with Advantage and Convenience to the Public [Local.] 21 R

if the Company were authorized to make and maintain a Branch Railway for effecting a Connexion between their said Main Line near Dalmakeddar, and the Dumfries, Lochmaben, and Lockerby Junction Railway near the Shielhill Station on that Railway: And whereas Plans and Sections showing the Line and Levels of the said. proposed Branch Railway and the Lands which may be required to be taken for the Purposes thereof, with a Book of Reference to the said Plans, have been deposited for public Inspection in the Office at Dumfries of the Principal Sheriff Clerk of the County of Dumfries: But the Objects aforesaid cannot be effected without the Authority of Parliament: May it therefore please Your Majesty 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; (that is to say,)

Short Title.

1. In citing this Act for any Purpose it shall be sufficient to use the Expression "The Caledonian Railway (Shielhill Branch) Act, 1865."

8 & 9 Vict. 23 & 24 Vict. c. 106., and c. 92. incorporated.

2. Subject to the Provisions of this Act, "The Lands Clauses cc. 19. & 33., Consolidation (Scotland) Act, 1845," "The Lands Clauses Consolidation Acts Amendment Act, 1860," "The Railways Clauses Con-26 & 27 Vict. solidation (Scotland) Act, 1845," and Part I. of "The Railways Clauses Act, 1863," relating to Construction of a Railway, are incorporated with this Act.

Parts of 8 & 9 Vict. **c.** 17. and 26 & 27 Vict. c. 118. incorporated.

3. Subject to the Provisions of this Act, the Clauses and Provisions of "The Companies Clauses Consolidation (Scotland) Act, 1845," with respect to the Distribution of the Capital of the Company into Shares, and with respect to the Transfer or Transmission of Shares, and with respect to the Payment of Subscriptions and the Means of enforcing the Payment of Calls, and with respect to the Forfeiture of Shares for Nonpayment of Calls, and with respect to the Remedies of Creditors of the Company against the Shareholders, and with respect to the borrowing of Money by the Company on Mortgage or Bond, and with respect to the Conversion of the borrowed Money into Capital, and with respect to the Consolidation of the Shares into Stock, and with respect to the General Meetings of the Company and the Exercise of the Right of voting by the Shareholders, and with respect to the Provision to be made for affording Access to the Special Act by all Parties interested, and also Part I. of "The Companies Clauses Act, 1863," relating to Cancellation and Surrender of Shares, and Part II. of that Act relating to additional Capital, are incorporated with this Act; and all the Provisions of "The Companies Clauses Consolidation (Scotland) Act, 1845," so incorporated with this Act which

which relate to Stock into which Shares in the Capital of the Company have been converted or consolidated, shall apply to the Stock which the Company are by this Act authorized to issue, and to the Holders thereof: Provided always, that each Year, out of the Profits of which the Preference Shares or Preference Stock issued under the Authority of this Act shall be entitled to the preferential Dividend assigned thereto, shall end on the Thirty-first Day of January.

4. In construing for the Purposes of this Act the Acts wholly Same Meanand partly incorporated herewith, and in construing this Act, the Words in following Expressions shall have the Meanings hereby assigned to incorporated them respectively, unless there be something in the Subject or Con. Acts as in text repugnant to such Construction; (that is to say,)

this Act.

The Expression "the Special Act" shall mean this Act:

The Expression "the Company" or "the Promoters of the Undertaking "shall mean the Caledonian Railway Company:

Other Expressions to which Meanings are assigned in the Acts wholly or partly incorporated herewith shall respectively have the same Meanings in this Act.

5. It shall be lawful for the Company from Time to Time to raise, Power to in addition to the Sums which they are or may be authorized to raise raise Money by Issue of by any other Act of Parliament, any further Sums of Money not Ordinary or exceeding in the whole the Sum of One hundred and ten thou-Preference sand Pounds, by the Issue of new Ordinary Shares or new Ordinary Stock. Stock, or of new Preference Shares or new Preference Stock, or at the Option of the Company by any of those Modes.

6. It shall not be lawful for the Company to issue any Share or Shares or Portion of Stock under the Powers of this Act, nor shall any such Stock not to Share or Portion of Stock vest in the Person accepting the same, One Fifth unless and until a Sum, not being less than One Fifth Part of the paid up. Amount of such Share or Portion of Stock, shall be paid up in respect thereof.

7. Each Holder of new Shares or Stock in the Capital by this Act Votes in authorized to be raised shall be entitled to the same Number of respect of Votes in respect thereof which the Possession of an equal nominal new Shares or Stock. Amount of the Capital authorized by the first-recited Act would have conferred upon him.

8. If by any other Act or Acts passed in the present Session of Capital un-Parliament, whether before or after the passing of this Act, the Company be authorized to raise any Capital by the Issue of new Shares or Stock (whether ordinary or preference), the Company may, if they be raised by

der several Acts of this Session may Shares or

think

Stock of One Class. think fit, subject to the Provisions of such other Act or Acts and of this Act, raise by the Issue of Shares or Stock of one and the same Class and entitled to the same Privileges all or any Part or Parts of the aggregate Capital which they are by such other Act or Acts and this Act authorized to raise by the Issue of Shares or Stock.

Power to borrow on Mortgage.

9. When and so soon as the said additional Capital of One hundred and ten thousand Pounds shall have been issued and taken up, and One Half of the said Sum shall have been paid up, it shall be lawful for the Company from Time to Time to borrow on Mortgage, and if paid off again to borrow, any Sum or Sums of Money not exceeding in the whole the Sum of Thirty-six thousand six hundred Pounds in addition to the Amount which they are or may be authorized to borrow by any other Act of Parliament: Provided always, that no Part of such Sum shall be borrowed until the Company shall have proved to the Sheriff who is to certify under the Provisions contained in the Forty-second Section of "The Companies Clauses Consolidation (Scotland) Act, 1845," that the whole of such additional Capital has been issued and taken up bona fide, and that One Half thereof has been paid up, and that a Sum not less than One Fifth Part of the Amount of each Share and of each Portion of Stock so issued had been paid up thereon at the Time of the Issue and Acceptance thereof, and that the whole of the said Shares or Stock are held by the Persons to whom the same were issued, or their Executors, Administrators, or Assignees, and for which such Persons, or their Executors, Administrators, or Assignees, are legally liable.

Reserving Priority of existing Securities.

10. All Mortgages, Bonds, and Debenture Stock for which or for the Interest whereof the Company are lawfully liable, and which shall be in force at the Time of the passing of this Act, shall during their Subsistence have Priority over any Mortgage to be granted by the Company under the Powers of this Act.

Application of Monies.

11. All Monies raised under the Powers of this Act by the Issue of new Shares or Stock, or by borrowing on Mortgage, shall be applied in the first instance to the Purposes by this Act authorized, and subject thereto shall be applicable to the Purposes authorized by the other Acts relating to the Company.

Power to take Lands.

12. Subject to the Provisions of this Act and of the Acts wholly and partly incorporated herewith, it shall be lawful for the Company to enter upon, take, and use such of the Lands delineated on the Plans and described in the Book of Reference deposited as aforesaid as they may find necessary for the Purposes authorized by this Act and those Acts.

13. The Powers for the compulsory Purchase of Lands for the Purposes of this Act shall not be exercised after the Expiration of Three Years from the passing of this Act.

Powers for compulsory Purchases limited.

14. In addition to the Lands herein-before authorized to be taken by the Company, it shall be lawful for the Company to purchase by Agreement, in connexion with the Branch Railway by this Act Purposes. authorized, any Quantity of Land near or adjoining thereto, not exceeding Two Acres, for the extraordinary Purposes specified in "The Railways Clauses Consolidation (Scotland) Act, 1845."

extraordinary

15. It shall be lawful for the Company, with the Powers of Power to Deviation and other Powers and subject to the Provisions contained Eranch in this Act and in the Acts wholly and partly incorporated herewith, Railway. to make and maintain in the Line and upon the Lands delineated on the Plans and described in the Book of Reference deposited as aforesaid, and according to the Levels defined on the Sections deposited therewith, the Branch Railway herein-after described, and all proper Stations, Approaches, Roads of Access, and other Works and Conveniences in connexion therewith.

16. The Branch Railway by this Act authorized to be constructed Description is a Branch Railway commencing by a Junction with the Main Line of Branch Railway. of the Caledonian Railway about Thirteen Chains Westward from the Farm Steading of Dalmakeddar in the Parish of Applegarth, and terminating by a Junction with the Dumfries, Lochmaben, and Lockerby Junction Railway about Twenty-two Chains South-westward from the Booking Office of the Shielhill Station on that Railway.

17. It shall be lawful for the Company to construct the Arches of Regulating the Bridges for carrying the Railway over the Roads numbered as Of certain after mentioned on the Plans deposited as aforesaid of such Dimen- Bridges. sions as they may think fit, provided that such Dimensions be not less than those herein-after specified respectively; (that is to say,)

Number on Plans.	Parish.	Description.	Height of . Arch.	Width of Arch.
42 22 24	Johnstone - Johnstone - Tinwald -	Turnpike Road Statute Labour Road Statute Labour Road	Feet. 15 15	Feet. 25 20 20

18. The Branch Railway by this Act authorized shall be com-Limiting pleted and opened for public Traffic within Four Years from the Time for passing of this Act, and if the said Branch Railway shall not be of Branch completed and opened for public Traffic within the said Period of Railway, [Local.] 21 S

Completion Four and Security

for its Completion.

Four Years, the Company shall be liable to a Penalty of Fifty Pounds per Day, to be recoverable as a Debt due to the Crown, for every Day after the Expiration of the said Period of Four Years until the said Branch Railway shall be completed and opened for public Traffic, but no Penalty shall accrue in respect of any Time during which it shall appear by a Certificate from the Board of Trade that the Company was prevented from completing or opening the said Branch Railway by unforeseen Accident or Circumstances beyond their Control: Provided always, that Deficiency of Funds shall not be held to be a Circumstance beyond the Control of the Company.

Tolls.

19. It shall be lawful for the Company, subject to the Conditions, Limitations, and Provisions contained in "The Caledonian Railway Act, 1845," to demand and recover for the Use of the Branch Railway by this Act authorized, and the Conveyance of Traffic thereon, the same Tolls, Rates, and Charges which the Company are authorized by that Act to demand and recover for the Use of the Railways thereby authorized, and the Conveyance of Traffic thereon, as if the said Branch Railway had been an original Part of the Caledonian Railway, and had been constructed under the Powers of the said Act.

Interest or Dividend not to be paid on Calls paid up.

20. It shall not be lawful for the Company, out of any Money by this Act or any other Act relating to the Company authorized to be raised by Calls in respect of Shares, or by the Exercise of any Power of borrowing, to pay to any Shareholder Interest or Dividend on the Amount of the Calls made in respect of the Shares held by him in the Capital by this Act authorized to be raised: Provided always, that the Company may pay to any Shareholder such Interest on Money advanced by him beyond the Amount of the Calls actually made as shall be in conformity with the Provisions in that Behalf of "The Companies Clauses Consolidation (Scotland) Act, 1845."

Deposits for future Bills not to be paid out of Company's Capital.

21. It shall not be lawful for the Company, out of any Money by this Act or any other Act relating to the Company authorized to be raised for the Purposes of such Act, to pay or deposit any Sum of Money which, by any Standing Order of either House of Parliament now in force or hereafter to be in force, may be required to be deposited in respect of any Application to Parliament for the Purpose of obtaining an Act authorizing the Company to construct any other Railway, or execute any other Work or Undertaking.

Railways not exempt from Provisions of present and future General Acts.

22. Nothing herein contained shall be deemed or construed to exempt the Railways by this or the other Acts relating to the Company authorized to be made from the Provisions of any General Act relating to Railways, or to the better and more impartial Audit of the Accounts of Railway Companies, now in force or which may hereafter

after pass during this or any future Session of Parliament, or from any future Revision and Alteration, under the Authority of Parliament, of the maximum Rates of Fares and Charges, and of the Rates for small Parcels, authorized by this Act or the other Acts relating to the Company.

23. All the Costs, Charges, and Expenses of applying for and Expences of obtaining this Act, and in any way preparatory or incidental thereto, Act. shall be paid by the Company.

LONDON:

Printed by George Edward Eyre and William Spottiswoode, Printers to the Queen's most Excellent Majesty. 1865.

