

ANNO DECIMO OCTAVO & DECIMO NONO

VICTORIÆ REGINÆ.

Cap. cxv.

An Act for incorporating the Scinde Railway Company, and for other Purposes connected therewith. [2d July 1855.]

HEREAS by an Indenture of Settlement bearing Date the Sixth Day of March One thousand eight hundred and fiftyfive, and made or expressed to be made between the several Persons whose Names and Seals are or should be thereunto subscribed and affixed, except William Patrick Andrew, of Forty-one, Bryanstone Street in the County of Middlesex, Esquire, of the Honourable the East India Company's Service, and Francis Horsley Robinson of Queen Street, May Fair, in the said County, Esquire, of the Honourable the East India Company's Service, of the First Part, the said William Patrick Andrew and Francis Horsley Robinson of the Second Part, and John Hollams of the Commercial Sale Rooms, Mincing Lane, in the City of London, Gentleman, of the Third Part, after reciting that a Company had been provisionally formed in the City of London for the Purpose of undertaking the Construction of Railways in India, under the Style or Title of "The Scinde Railway Company," and that the Number of Shares taken or to be taken by the Persons Parties to the said Indenture of Settlement of the First Part respectively was written opposite to their Names and Seals, respectively subscribed and affixed to the same Indenture, it was wit-[Local.]19 Lnessed,

nessed, that for the Purpose of forming the Company each of them the said several Persons Parties to the said Indenture of the First. Part covenanted with the said William Patrick Andrew and Francis Horsley Robinson, who were Trustees on behalf of the Company, their Executors and Administrators, and the said William Patrick Andrew and Frances Horsley Robinson covenanted with the said John Hollams in manner following; (that is to say,) that the several Persons Parties thereto of the First Part, and the several other Persons who should become Proprietors as therein-after mentioned, should, while holding Shares in the Capital of the said Company, be and continue, until it should have been dissolved under the Provisions for that Purpose therein-after contained, a Company under the Name or Style of "The Scinde Railway Company," for the Purpose of acquiring and holding Lands in the East Indies and Great Britain, and making, acquiring, and working One or more Railway or Railways in *India*, and in particular and in the first instance a Railway to commence at or near the Seaport of Kurrachee, and to proceed to a Point at or near Hydrabad, both in the Province of Scinde, together with all necessary Works, Stocks, and Conveniences, and of doing and performing all such Matters and Things as are generally done by Persons or Companies engaged in Business of the like and as extensive a Nature, and as might be deemed advisable or desirable for efficiently carrying into effect the Objects and Purposes aforesaid, including therein the acquiring and working of Mines of Coal, Iron, and other Minerals and Metals in the East Indies, and manufacturing the Produce thereof, and the erecting and carrying on all necessary and convenient Works, Furnaces, Forges, Smelting Houses, and Gasworks, for furthering the Objects of the Company, and selling and disposing of such of the Produce thereof as from Time to Time should not be necessary or wanted for the making, repairing, or carrying on any Railway of the Company: And whereas the greater Part of the said Shares in the Capital of the said Company were taken and subscribed for prior to the Month of March One thousand eight hundred and fifty-five, and the Subscribers for the same respectively executed the said Deed of Settlement, and the said Company was on or about the Thirty-first Day of March One thousand eight hundred and fifty-five completely registered at the Office of the Registrar of Joint Stock Companies appointed under the Act passed in the Session of Parliament held in the Seventh and Eighth Years of the Reign of Her present Majesty, intituled An Act for the Registration, Incorporation and Regulation of Joint Stock Companies: And whereas Negotiations have been commenced and are still in progress between the said Railway Company and the East India Company, with a view to the Construction by the former of the said Line of Railway in the Province of Scinde, herein-before mentioned, upon such Terms and Conditions as shall be mutually agreed between them; but the **Objects**

Objects and Purposes of the said Railway Company cannot be effectually carried out without the Incorporation of the said Railway Company, and 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,

- I. That in citing this Act for any Purpose whatever it shall be Short Title. sufficient to use the Expression "The Scinde Railway Act, 1855."
- II. That the Expression "the Company" in this Act shall mean "The Company." the Scinde Railway Company.

III. That the several Persons and Corporations who are or shall Incorporabecome Proprietors and Shareholders in the Company, and their tion and Purposes of respective Executors, Administrators, Successors, and Assigns, shall the Combe and are hereby united into One Body Corporate, under the said pany. Name of "The Scinde Railway Company," for the Purpose of making and constructing, working and maintaining such Railway or Railways in India, including all necessary, convenient, or accessory Extensions, Branches, Stocks, and Works as may be agreed upon by the Company and the East India Company, and also of doing and performing all such Matters and Things necessary or convenient for carrying into effect the Objects and Purposes of the Company, as may be agreed upon by the Company and the East India Company; and the Company hereby incorporated by the Name aforesaid shall have perpetual Succession and a Common Seal, and by such Name shall and may sue and be sued, and shall have Power to purchase, take, and hold Lands for the Purposes aforesaid (including Lands in England for the Purposes of the Business of the same Company), without incurring any Penalties or Forfeitures, and shall have such other Powers as hereinafter mentioned.

IV. That all Property, Real and Personal, and all Deeds, Books, For vesting and Writings belonging to the Company, or which have been con- the Comveyed to or are held by any Person in trust for the Company, and all pany. Rights and Powers of the Company, subject to any Engagements affecting the same, shall be vested in the Company hereby incorporated, without the Necessity of any Transfer or connecting Title other than this Act; and all Contracts, Covenants, Engagements, and Liabilities now existing with or by the Company, or any Director, Trustee, or Person on behalf of the Company, other than any of the Covenants of the said Deed of Settlement which are superseded by the Provisions herein-after contained, shall and may be binding, fulfilled, and enforced by, with, and against the Company hereby incorporated, and the Company

Company hereby incorporated shall and may sue and be sued in respect thereof, in the same Manner as if the Company hereby incorporated had been Party thereto.

Company to continue regulated by Deed of Settlement, except as varied by any Agreement or by 8 & 9 Vict. c. 16.

V. That the Company shall be and continue to be regulated by the said Indenture of Settlement bearing Date the Sixth Day of March One thousand eight hundred and fifty-five, save and except so far as the same is altered or varied by this Act, or may be altered, varied, or affected by any Agreement, Contract, or Arrangement made under the Powers and Provisions of this Act, and the Clauses of "The Companies Clauses Consolidation Act, 1845," with respect to the Matters following, (that is to say,) with respect to the Construction of the said Act and of this Act, with respect to the making of Byelaws, and the Recovery of Penalties imposed by any Byelaws, with respect to the Consolidation of Shares into Stock, with respect to the Payment of Subscriptions, and to the Means of enforcing the Payment of Calls otherwise than by Forfeiture, shall be incorporated with this Act: Provided always, that from and after the passing of this Act the Company shall cease to be subject to any of the Provisions or Enactments of the said Act for the Registration, Incorporation, and Regulation of Joint Stock Companies, except only the several Provisions in the said Act relating respectively to the making and accepting and indorsing of Promissory Notes and Bills of Exchange, and to the balancing and auditing of the Company's Accounts, which are particularly referred to in and by the said Deed of Settlement of the Company; and that any Provisions contained in the said Deed of Settlement may be from Time to Time varied or repealed by Two Extraordinary General Meetings of Proprietors of the Company; provided, that Two Thirds of the Votes at each such Meeting be in favour of the same; and provided, that it shall not be lawful for any Meeting to vary the Proportion of Liabilities and Profits of Shareholders, to increase the Amount payable by any Shareholder in respect of any Share, or to vary the Provisions for the Dissolution of the Company.

For entering into
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Terms with
the East
India Company.

VI. That it shall and may be lawful for the Company from Time to Time to enter into and conclude with the East India Company, on account of the Government of India, such Contracts, Agreements, and Arrangements as the respective Parties may think fit and agree upon, for making any Railway or Railways in India, and any Telegraphs connected therewith, and for maintaining and working the same, and for the other Objects and Purposes aforesaid, including the making of Surveys and other preliminary Arrangements for any Railway or Railways in India, although at the Time there shall be no Contract for the making such Railway or Railways; and such Contracts or Agreements shall include, so far as may be necessary, or as the said respective Parties may agree thereto, all or any of the Pro-

visions

visions following; (that is to say,) any Provisions for securing to the East India Company any Facilities, Rights, and Advantages in relation to the said Railways and Premises respectively; and any Provisions as to the Tolls, Receipts, and Profits thereof, and the Application of such Tolls, Receipts, and Profits; and any Provisions for giving to the East India Company, or to any of their Officers, Servants, or Agents, any absolute or other Right of supervising, controlling, directing, regulating, and ordering the Company, and the Works, Contracts, Accounts, Byelaws, Acts, Proceedings, Transactions, and Affairs of the Company, as well in *England* as elsewhere; and any Provisions for enabling the East India Company to appoint an ex-officio Director of the Company, whether qualified by holding Shares or not, in the Place of any One of the ordinary Directors of the Company or otherwise; and any Provisions for regulating the Powers (including a Right of Veto at the Board of Directors) and the Duties and Proceedings and the Liabilities of any such official Director; and any Provisions for binding the Company to conform to and fulfil all or any Directions which may be given by the East India Company, or their authorized Officers and Agents, touching all or any of the Matters aforesaid; and any Provisions for the Appointment of Agents of the Company in *India* or elsewhere, and for determining and regulating the Powers and Duties of such Agents as aforesaid; and any Provisions for depositing with or paying to the East India Company all or any Part of the subscribed Capital of the Company, upon any Terms (as to Interest or otherwise) to be agreed upon; and any Provisions with regard to any Land which may be granted or leased to the Company by the East India Company or otherwise; and any Provisions for charging all or any Part of the Property of the Company with the Payment of any Sum or Sums of Money, upon any Terms to be agreed upon; and any Provisions for the Surrender or Sale to the East India Company, or to any other Person or Persons, of the said Railway or Railways or any Part thereof, and of all or any Part of the Property of the Company at any future Period; and any Provisions for referring Disputes to Arbitration; and any Provisions intended to enforce or secure the due Performance of any Contract or Engagement to be made by the Company; and, generally, all such Provisions and Stipulations in relation to the Matters aforesaid and any of them, and in relation to the Undertakings of the Company, and the Encouragement and Promotion thereof, and the eventual or contingent Transfer of the same or any Part thereof to the East India Company, as the said respective Parties shall think fit and agree upon; and from Time to time to vary and alter such Contracts, Agreements, and Arrangements, and to enter into new or other Contracts, Agreements, and Arrangements in relation to the Premises; all which Contracts, Agreements, and Arrangements shall, subject to the Provisions of this Act, and of any other Law or Statute for the [Local.] 19 M Time

Time being in force, be valid and effectual and binding, to all Intents and Purposes whatsoever, and full Effect shall be given to the same accordingly.

Power to increase Capital by Creation of new Shares.

VII. That it shall be lawful for the Company, at any Time or Times, to increase the Capital of the Company by such an Amount as may be deemed necessary for carrying into effect any Contract or Contracts of the Company with the East India Company, by the Creation of a Number of new or additional Shares of Twenty-Pounds each, and to issue and allot all or any of such new or additional Shares, when so created, either to Proprietors for the Time being of Shares in the Company, or to any other Person or Persons whomsoever who shall respectively be willing to take the same, upon such Terms, and subject to such Regulations and Conditions as to the Distribution of Profits or otherwise, as at the Time of any such Issue shall be deemed expedient; and in all other respects such new and additional Shares, and the Holders thereof, shall be subject to the same Laws, Regulations, and Provisions as relate to the existing Shares in the Company and the Holders thereof.

Power to issue Debentures convertible into Shares.

VIII. That it shall be lawful for the Board of Directors, to such an Extent as may be agreed upon by and between the Company and the East India Company, to issue from Time to Time, in England or elsewhere, or in India, Debentures of the Company, in Sums from Twenty Pounds to One thousand Pounds each, payable at such Period, and bearing such Interest, not exceeding Five Pounds per Centum per Annum, as may be agreed upon; and that all and every the Powers and Provisions contained in the said Deed of Settlement as to convertible Debentures shall and shall be deemed to apply to the Debentures hereby authorized to be issued.

Board of Directors may establish Offices in India for the Issue and Registration of Shares, &c.

IX. That the Board of Directors of the Company for the Time being may establish in India One or more Office or Offices for the Issue, Registration, and Transfer of Shares, Stock, and Securities of the Company, at such Place or Places as they shall think fit, and may from Time to Time remove or alter the Place or Places of any such Office or Offices, and may from Time to Time make such Regulations as to such Board may seem fit and expedient for the Issue, Transfer, and Registration, at such Office or Offices or any of them, of such Shares, Stock, and Securities, or of any of the said Shares, Stock, and Securities to be described in such Regulations; and that all and every the Powers and Provisions contained in the Deed of Settlement and in this Act in relation to the Issue, Transfer, and Registration of Shares, Stock, and Securities in Great Britain shall apply and be in force as to the Shares, Stock, and Securities to be issued, transferred, and registered in India, at such Office or any of such Offices,

Offices, except so far as the same are inconsistent with the Provisions of this Act.

X. That the said Board of Directors may nominate and appoint Persons such Person or Persons as they shall approve to issue and dispose of may be appointed to Shares, Stock, and Securities of the Company at such Office or Offices in India, and may from Time to Time remove such Person or Persons, Shares, &c., and Powers and appoint any other Person or Persons in his or their Place, and may be delegate to such Persons, or all or any of such Persons respectively, delegated to them. all or any of the Powers of the Directors or other Officers of the Company in relation to the Issue, Transfer, and Registration of Shares, Stock, and Securities of the Company, which the said Board shall think necessary or expedient for the Issue, Transfer, and Registration of such Shares, Stock, and Securities in India; and the said Board may from Time to Time make such Provisions and Regulations as they shall think fit for the Conduct, Government, and Management of the Person or Persons so to be appointed; and may cause an Official Seal to be prepared for each such Office which shall be so established in *India* as aforesaid, to be used by such Person or Persons in lieu of the Common Seal of the Company; and may from Time to Time vary and renew any such Seal; and all Documents duly sealed with any such Official Seal, in pursuance and exercise of the Powers to be conferred on such Person or Persons, shall have the same Force and Effect as if they had been sealed with the Common Seal of the Company.

XI. That the said Board of Directors shall cause to be kept at Registers to each Office which may be so established in *India* as aforesaid a Book, be kept at Offices in Register of Shareholders" (the Blank India. to be called "The in the above prescribed Title being filled up with the Name of the Place where the Office shall be established), and also, if any Shares shall be converted into Consolidated Stock, a Book for the Registry at such Office of Holders of Consolidated Stock, to be called "The

Register of Consolidated Stock" (the Blank being filled up in manner aforesaid), and also a Book for the Entry at such Office of Transfers of Shares and Stock, to be called "The

Register of Transfers" (the Blank being filled up in manner aforesaid), and also if deemed necessary, Books to be called respectively "The Register of Mortgages and Bonds," and

Register of Debentures," (the Blanks " The being filled up in manner aforesaid,) and shall cause Accounts of all Entries and Alterations made in such Books respectively to be from Time to Time transmitted to the principal Office of the Company in England.

As to Registry of Transfer of Shares.

XII. That all Transfers of any such Shares, Stock, and Securities as aforesaid shall be made at the Office at which the same respectively shall for the Time being be registered; and that none of such Shares, Stock, or Securities shall ever be on the Registry of more than One Office at One and the same Time.

Shares, &c. may be transferred from One Register to another, at the Option of the Holder.

XIII. That, subject to such Regulations and Conditions as the said Board of Directors may think fit and prescribe as to all or any of such Shares, Stock, and Securities as aforesaid, the Registry of any Shares, Stock, or Securities of the Company may and shall, on Notice in Writing by the Holder or Holders thereof being given to the Person for the Time being acting in the Capacity of Secretary or Principal Clerk at the Office of the Company, either in England or in India, where such Shares, Stock, or Securities shall for the Time being be registered, be transferred from the Register thereof at such Office to the corresponding Register at any other Office of the Company where for the Time being a Register shall be kept, to be designated or named in such Notice, and as soon as conveniently may be after the giving of such Notice Advice thereof shall be transmitted to the Office to which such Transfer is directed to be made.

For determining the mining the Laws affecting any Shares, &c.

XIV. That, for the Purpose of determining any Question as to the Place or Jurisdiction within which any Share, Stock, or Securities of the said Company shall be deemed to be or to have been situate at any given Time, the Locality, whether in *Great Britain* or in *India*, of the Register in which such Share, Stock, or Securities shall be or have been actually registered for the Time being shall be deemed to be or to have been at such Time the Locality of such Share, Stock, or Securities; and so soon as Notice shall have been given as aforesaid for the Transfer of the Registry of any Share, Stock, or Securities from either or any of the said Registers to any other Register, such Share, Stock, or Securities shall for the Purpose aforesaid be deemed to be actually registered in such last-mentioned Register.

Dispensing with the Necessity of Two Directors certifying the Annexation of Seal.

XV. And whereas by the said Deed of Settlement it is provided, that Two at least of the Directors shall certify by Writing the due Annexation of the Seal of the Company to any Act, Deed, Matter, or Thing, together with the Date of such Annexation: And whereas Inconvenience has been found to result from such Provision: Be it enacted, That whenever the Seal of the Company shall be set or affixed to any Act, Deed, Matter, or Thing, by the Authority of a Board of Directors, it shall not be necessary for any Director to certify the due Annexation thereof, or the Date of such Annexation, but such Act, Deed, Matter, or Thing shall be valid and effectual if the Seal of the Company be set or affixed thereto.

XVI. That,

XVI. That, notwithstanding the Provisions in the said Deed of Extraordi-Settlement contained, requiring Directors from Time to Time to go out of Office, it shall be lawful for an Extraordinary General Meet-may appoint ing of Proprietors of the Company to appoint the Directors for the Time being, or any of them, to continue in Office for any longer Period, not exceeding Five Years.

nary General Meeting Directors to continue in Office for a certain Period.

XVII. That any Penalties to be imposed by any Byelaw of the As to Reco-Company may be recovered in *India* by summary Proceeding before very of Personal Translations of the Personal Main in the Personal Mai Two Justices of the Peace or Magistrates, in the same Manner, as India. nearly as may be, as by "The Companies Clauses Consolidation Act" is provided for the Recovery of Penalties in England before Two Justices, and under and subject to the same or the like Limitations and Provisions.

XVIII. Provided always, That in all Cases in which it is or shall As to givbe for any Purpose required by the said Deed of Settlement or other- ing Notice to Prowise that any Notice should be given to Proprietors of the Company, prietors. it shall not be necessary to give such Notice by sending a Circular Letter to each Proprietor, but it shall be sufficient to cause One Advertisement giving such Notice to be inserted in any Two Newspapers published at least Six Days in the Week in London or Middlesex.

XIX. And whereas the East India Company have agreed to As to the guarantee Interest upon a certain Portion of the Capital of the Com- Application and Divipany, at the Rate of Five Pounds per Centum per Annum, upon sion of Condition that when the said Railway or Railways should become Profits. profitable the net Profits thereof should be applicable to the Payment of the current Interest, and the Repayment of the Interest theretofore paid: And whereas upon the Issue of further Capital from Time to Time Arrangements may be entered into for the Payment by the East India Company of Interest thereon at another Rate or other Rates: And whereas it is expedient to provide for the Application and Division of the Profits of the Company in manner following: Be it enacted, That, subject to any Agreement or Arrangement that may hereafter be made to the contrary, the whole of the Interest payable and theretofore paid by the East India Company upon the whole Capital of the Company shall be from Time to Time charged upon and payable out of the net Profits of the Company, or upon and out of such Portion thereof as shall be agreed upon by the East India Company and the Company to be charged with the Payment thereof respectively or any Part thereof respectively, and that the Residue of the said Profits shall be applied for the rateable Benefit of all the Shareholders entitled to Dividend, and divided accordingly.

18° & 19° VICTORIÆ, Cap.cxv.

The Scinde Railway Act, 1855.

Expenses of Act.

XX. That the Costs, Charges, and Expenses of applying for, obtaining, and passing this Act, or in any way incidental thereto, shall be paid by the Company.

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