Set aside.

Valuation

Duty of

Sheriff.

recorded by the said Clerk at the expense of the Company; but if the same be set aside, the Court shall direct another inquisition to be taken in the manner above described, and the inquisition shall, in all cases, describe the land or other property taken, and the duration or quality of the interest in the same valued for the Company, and such valuation, when paid or tendered to the owner or owners of the property, his, her, its, or their legal representatives, shall entitle the said Company to the estate or interest thus valued, as if it had been legally conveyed by the owner or owners of the same; and the said valuanot received tion, if not received when tendered, may, at any time thereafter, be received without costs from said Company by the owner or owners, or those entitled to claim under him, her, it, or them, and the Sheriff shall keep the said jury together a reasonable time, until they shall agree upon and sign and seal their inquisition; and in case it shall so happen that the jury cannot agree, after being kept together as aforesaid, the Sheriff may, in his discretion, discharge them, and, without any further warrant, he shall, within five days thereafter, summon another jury of twenty inhabitants, as aforesaid, not related or in any wise interested, and not on the former jury, and the same proceedings shall be had in all respects as is hereinbefore provided; and in case of a second or

Second disagreement.

Completion of railroad.

aforesaid.

SEC. 7. And be it enacted, That the time for the completion of the said railroad be and the same is hereby extended until the first day * March, eighteen hundred and seventy-four.

other disagreement, the same proceedings shall be

had, in all respects, as is hereinbefore provided, until a verdict or inquisition shall be made or returned as

Repealed.

SEC. 8. And be it enacted, That all parts of Acts inconsistent herewith, be and the same are hereby repealed, but the passage of this Act shall not affect any inquisitions already had or commenced, which shall be proceeded with under any exceptions filed, and in all other respects, as though this Act had not been passed, the repeal not being operative in respect to them.

Repeal not opërative.