

Page 3, line 6—leave out from (“invested”) to (“advisable”) inclusive, in line 7 and insert (“in or loaned upon the debentures or other securities of the Dominion or any of the Provinces of the Dominion or in any Municipal Debentures.”)

Page 3, line 15—after (“incorporation”) insert the following as Clause A :—

*Clause A.*

“The Directors of the Company shall not be subject to the provisions of Section 39 of the Act 32 and 33 Victoria, Chapter 12, intituled: ‘The *Canada* Joint Stock Companies Clauses Act.’”

The said amendments being read a second time,

On motion of the Honorable Mr. *Bureau*, seconded by the Honorable Mr. *Penny*, it was

*Ordered*, That the same be agreed to.

*Ordered*, That the Clerk do go down to the House of Commons and acquaint that House that the Senate doth agree to the amendments made to the last mentioned Bill, without any amendment.

A Message was brought from the House of Commons by their Clerk to return the Bill intituled: “An Act to extend the time limited for the paying in of subscription of “stock in the *Canada* and *New York* Bridge and Tunnel Company,” and to acquaint this House that they have passed the said Bill with an amendment, to which they desire their concurrence.

The said amendment was then read by the Clerk as follow :—

Page 1, line 11—Leave out (“three”) and insert (“four”) and after (“years”) insert (“and the time limited for the commencement of the works shall be and is hereby extended to five years.”)

The said amendment being read a second time,

On motion of the Honorable Mr. *McMaster*, seconded by the Honorable Mr. *Penny*, it was

*Ordered*, That the same be agreed to.

*Ordered*, That the Clerk do go down to the House of Commons and acquaint that House that the Senate doth agree to the amendment made to the said Bill, without any amendment.

A Message was brought from the House of Commons by their Clerk to return the Bill intituled: “An Act to incorporate The *Stadacona* Fire and Life Insurance Company,” and to acquaint this House that they have passed the said Bill with several amendments to which they desire the concurrence of the Senate.

The said amendments were then read by the Clerk as follows :—

Page 4, line 5—leave out from (“*Canada*”) to (“dollars”) inclusive in line 6.

Page 4, line 15—leave out (“ten”) and insert (“five.”)

Page 5, line 4—after (“Election”) insert:—“Provided always that the said Company shall not commence the business of Life Insurance until at least one hundred thousand dollars of their capital stock shall have been paid up.

Page 6, line 35—leave out from (“transfer”) to (“accordingly.”) inclusive, in line 46.

Page 8, line 20—leave out from (“misdemeanor”) to (“Company.”) inclusive, in line 28.

The said amendments being read a second time,

On motion of the Honorable Mr. *Truibel*, seconded by the Honorable Mr. *Chinio*, it was

*Ordered*, That the same be agreed to.

*Ordered*, That the Clerk do go down to the House of Commons and acquaint that House that the Senate doth agree to the amendments made to the last mentioned Bill, without any amendment.