1854.7

BILL.

[No. 69.

An Act to change the name of the Peterborough and Port Hope Railway Company, and to amend the Act incorporating the same.

WHEREAS the Peterborough and Port Hope Railway Company, Preamble. have petitioned that the Corporate name of the said Company may be changed, and that the Act incorporating it may be amended in the manner hereinaster mentioned, and it is expedient to grant the prayer 5 of their said petition: Be it therefore &c., as follows:

I. From and after the passing of this Act, the Company incorporated Name of the by the Act passed by the Legislative Council and Legislative Assembly Company of this Province, in the Ninth year of Her Majorty's Reign, but sanction changed. of this Province, in the Ninth year of Her Majesty's Reign, but sanctioned by Her Majesty in Council in the Tenth year of Her Reign, and inti-10 tuted An Act to incorporate the Peterborough and Port Hope Railway 9 Vict. c. 109. Company, shall be called and known by the name and style of "The Port Hope, Lindsay and Beaverton Railway Company," instead of being called and known by the name and style of "The Peterbourgh and Port Hope Railway Company," any thing in the said Act or in any other Act or 15 law to the contrary notwithstanding: Provided always that such change of name and style shall not be construed to make the said Company a new Company or Corporation, or to impair or alter the effect of any Act

relating to the said Company, or of any instrument, or proceeding, to or in which the said Company by its former name and style may be or

20 may have been a party or in any way concerned or interested, but the same shall have full force and effect, and shall apply to and may be continued with respect to the said Company, by the name and style

hereby assigned to it, upon suggestion of the passing of this Act.

Part of 9 V. II. The fourth, ninth, thirteenth, twenty eighth and twenty ninth sec- c. 109 repeal-25 tions of Act last above cited, incorporating the said Company, shall be ed. and hereby repealed.

III. The thirteenth subsection of the twenty second section (headed Part of Rail-"General Provisions") of the Railway Clauses Consolidation Act, as way clauses explained by the eighth section of the Act passed in the sixteenth year rated with 9 of Her Majesty's Reign and intituled "An Act in addition to the Gen-Vic.ch. 109. eral Railway Clauses Consolidation Act," and the fifth subsection of the said twenty-second section of the Railway Clauses Consolidation Act, shall be and are hereby incorporated with, and shall be held to make part of the said Act incorporating the said Company-

35 IV. The Record of the award or arbitration mentioned in the sixth Award in corsection of the said Act incorporating the said Company, being deposited tain cases, in the Registry Office of the proper County, shall be a good and valid ed to be a title to the Company for the lands therein mentioned, and for which title to the Company.