

(69)

1854.]

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 hereinafter 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
by the Act passed by the Legislative Council and Legislative Assembly
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 intituled
10 *An Act to incorporate the Peterborough and Port Hope Railway 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 Peterborough 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.

Name of the Company changed.

9 Vict. c. 102.

II. The fourth, ninth, thirteenth, twenty eighth and twenty ninth sections
25 of Act last above cited, incorporating the said Company, shall be and hereby repealed.

Part of 9 V. c. 109 repealed.

III. The thirteenth subsection of the twenty second section (headed
"General Provisions") of the Railway Clauses Consolidation Act, as
explained by the eighth section of the Act passed in the sixteenth year
30 of Her Majesty's Reign and intituled "*An Act in addition to the General 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-

Part of Railway clauses Act incorporated with 9 Vic. ch. 109.

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

Award in certain cases, being registered to be a title to the Company.