THE SENATE OF CANADA.

[1900. **I**.] BILL.

An Act respecting the Montreal Bridge Company.

HERE AS a petition has been presented by the Montreal P.camble. Bridge Company, hereinafter called "the Company," praying that it may be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: There-5 fore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

- I- Section 1 of chapter 67 of the statutes of 1897 and so 1897, c. 67, much of section 6 of chapter 63 of the Statutes of 1894 as s. 1 and 1894, relates to the railway of the Company, are hereby repealed. relates to the railway of the Company, are hereby repealed.
- 2. If the bridge which the Company is authorized to build Limitation is not completed before the first day of June, one thousand of time for completion nine hundred and five, the powers granted for the construction of bridge. thereof by the Acts relating to the Company shall cease and determine as respects so much of the said bridge as then 15 remains uncompleted.

3- The Company may for the purposes of its business,— (a) acquire lands, water powers and water courses, and erect, Electricity. use, make and manage works, machinery and plant for the etc. generation, transmission and distribution of electric and other 20 power and energy;

(b) dispose of such surplus power as is not required for the Disposal of purposes of its business, either directly or by converting the surplus power.

same into electric or other power or energy;

(c) acquire any exclusive rights in letters patent, franchises Acquisition of 25 or patent rights for the purposes hereby authorized and again patent rights. dispose of such rights.

4. The Company may enter into an agreement with the Agreement Montreal and Province Line Railway Company, the Great with another company. Eastern Railway Company, the South Shore Railway Company, 30 the Montreal Park and Island Railway Company, or the Montreal Street Railway Company, for conveying or leasing to such company the railway of the Company, in whole or in part, or any rights or powers acquired under the Acts relating to the Company, as also the franchises, surveys, plans, works, 35 plant, material, machinery and other property to it belonging, or for an amalgamation with such company, or for the purchase or lease by the Company of any or all of the said railways or of any sections thereof, on such terms and conditions as are agreed upon, and subject to such restrictions as to the direc-