No 96.]

BILL.

An Act respecting the Quebec Bridge Company.

WHEREAS the Quebec Bridge Company has, by its peti-Preamble. tion, prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore Her Majesty, by and with the advice and consent 5 of the Senate and House of Commons of Canada, enacts as

follows :---

1. Subsection 3 of section 8 of chapter 98 of the statutes of $_{1887, c. 98}$ 18×7, as enacted by section 3 of chapter 69 of the statutes of amended. 1897, is repealed, and the following is substituted therefor :—

10 "3. Until a by-law is made by the directors fixing the Number of number of directors, the number shall be eleven, five of whom directors. shall be a quorum."

2. Sections 5 and 6 of chapter 69 of the statutes of 1897 are 1897, c. 69, ss. repealed. 5, 6 repealed.

15 3. Section 14 of chapter 98 of the statutes of 1887 is 1887, c. 98, amended by adding the following subsection :--

"2. The Company may enter into arrangements with any Arrangements electric, telegraph or telephone company for the laying of with other electric or telephone wires on the said bridge and the railways

- 20 connecting therewith, and may also enter into arrangements with any electric tramway company for the passage of its cars on the said bridge and the railways connecting therewith, and may also operate the bridge tracks by electricity or otherwise."
- 25 4. The bridge and the railways connecting therewith, Time for authorized by chapter 98 of the statutes of 1887, incorporating of bridge the Quebec Bridge Company, shall be completed within five extended. years after the passing of this Act, otherwise the powers of construction conferred upon the said company by Parliament
- 30 shall ccase and be null and void as respects so much of the said bridge and railways as then remains uncompleted.

5. The annual statement of the affairs of the said company Annual shall be laid before the annual meeting.

6. The directors may, by by-law, enact that the proxies to Proxies. 35 vote at general meetings of shareholders shall be deposited with the secretary of the said company at least twenty-four hours previous to such meetings, and the forfeiture of unpaid Forfeiture shares may be declared at a special meeting of the board of shares. directors.