

BILL.

An Act to alter and amend the Charter of *The Great Western Rail-road Company.*

Acte pour changer la charte de la *Compagnie du grand chemin de fer occidental.*

SOMMAIRE.

- | | |
|---|---|
| Préambule.
9 Vic., c. 81—cité. | V. Les actionnaires pourront voter par procureur; ils auront une voix pour chaque action. |
| I. Dispositions incompatibles avec cet acte abrogées. | VI. 11 directeurs au lieu de 7. |
| II. Partie de la 1ère section, abrogée. | VII. Le montant des versements non payés pourra faire l'objet d'une poursuite et être recouvré; ce qu'il sera nécessaire d'alléguer et prouver en toute telle action. |
| III. Les sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21 et 22, abrogées. | VIII. Acte public. |
| IV. Tous les actionnaires auront des droits égaux. | |

WHEREAS in and by the Act passed in the ninth year of Her Majesty's Reign, and intituled, "*An Act to alter and amend the Charter of the Great Western Rail-road Company,*" certain extraordinary powers, rights and privileges were granted to the Stockholders resident in England and a Corresponding Committee established in London, England, in consideration of the large amount of capital stock of the Company held in that country: And whereas the President and Directors of the said Company have by petition, by and with the consent of the English Stockholders, prayed for the repeal of so much of said recited Act as relates to the establishment of said Corresponding Committee, and so place the said Stockholders on the same common ground with the other Stockholders of the Company: And whereas it is proper to grant such petition: Be it therefore enacted, &c.

And it is hereby enacted by the authority of the same, That the provisions of the said recited Act, so far as they are inconsistent with this Act and the provisions herein contained, shall be, and the same are hereby repealed.

II. And be it enacted, That so much of the first Section of the said Act as relates to affording protection to the English Stockholders of the said Company, be, and the same is hereby repealed.

III. And be it enacted, That the second, third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13,