

An Act to amend the Charter of the Marmora Foundry Company.

WHEREAS the Marmora Foundry Company are desirous of changing their corporate name: And whereas, also, they are desirous of extending their works and also of assisting in building a tram road or railway from their works and mines to some point on the line of the Grand Trunk Railway of Canada, and also connecting with the waters of Lake Ontario or the Bay of Quinte, and it is proper to permit the same: Therefore Her Majesty, &c., enacts as follows:

Preamble.

- I. From and after the passing of this Act the corporate name of said Corporation shall be the "Marmora Iron Company," which shall be the corporate name thereof instead of the "Marmora Foundry Company;" but such change of name shall not be construed to make the said Corporation a new Corporation or in any way affect any right or liability thereof or any suit, action or proceeding, pending at the time this Act shall come into force: and the name of the "Marmora Iron Company" shall be substituted as of course for its former name in any subsequent record, document or writing in any such action, suit or proceeding: and all and every the rules, by-laws, contracts, powers of Attorney and delegations heretofore given in such former name shall to all intents and for all purposes be taken as made in the name by this Act given to the Company.
- II. The said Corporation shall by the name hereby assigned to it, have all the rights, powers and authority in and by the Act passed in the Provincial Parliament in the sixteenth year of Her Majesty's Reign, and chaptered two hundred and fifty-three, in addition to the powers hereby conferred, and shall have and continue to have perpetual succession and a common seal, with power to break, renew, change and alter the same at pleasure, and by such new name, shall be capable of suing and being sued, pleading and being impleaded in all courts of law or equity and other places in all manner of action and actions, causes and matters whatsoever.
- III. The said Company shall have power and they are hereby authorized to issue mortgage bonds to the amount of twenty thousand pounds of sterling money, no one of such bonds to be for a less sum than one hundred pounds of sterling money; and the said mortgage bonds may be in such form and payable at such dates as the Directors shall by By-law fix and determine; and the said bonds shall bear interest and shall have interest coupons attached, and the said bonds and said coupons shall be payable to bearer and shall be transferable by delivery, and the owner and holder of any such bond or coupon respectively may sue for or take any proceedings in his own name for enforcing payment of the said bond and coupon respectively.

Name of the Company changed. Not to affect any pending suit or acquired right.

Corporate rights continued by new name.

Company may borrow £20,000 sterling and issue mortgage bonds.