

An Act to Incorporate the "Quebec and Ottawa Lumber Forwarding Company."

WHEREAS, the several persons, hereinafter named, have Preamble.
 by their Petition represented that they have associated themselves together, for the purpose of forwarding Sawlogs, and other Timber, from the River Ottawa to Quebec, and the more effectually, to carry out, their said enterprise, they have prayed that an Act be passed, incorporating them with the powers hereinafter mentioned, and it is expedient, that the prayer of their Petition be granted: therefore, Her Majesty, by and with the advice and consent of the Senate, and House of Commons, of Canada, enacts as follows:—

1. George Benson Hall, John Sharples, Robert Herbert Certain
 Smith, James Gibb Ross, Alfred Frederick Augustus Knight, persons in-
 Henry King, James Connolly, Richard Nevil Dobell, the corporated.
 Honorable Thomas McGreevy, John Roche, Benson Bennett,
 15 Henry Atkinson, William Gerrard Ross, William Drum, and
 Simon Peters, all of Quebec Merchants, George Baptist,
 William Stoddart, George A. Gouin, and James K. Ward, all
 of the City of Three Rivers, Merchants, and the Honorable
 George Bryson and John Poupore, Esquire, and such others, as
 20 may be associated with them and their successors, and such,
 and so many other persons as have become, or may become
 Shareholders in the Stock, hereinafter mentioned, shall be,
 and they are hereby constituted a body, politic and corporate,
 in fact and in name, by the title of "The Quebec and Ottawa
 25 Lumber Forwarding Company." Corporate
name.

2. The said Company hereby incorporated, shall have the Object of
 power to carry on the business of forwarding sawlogs and Company.
 other timber, down the River Ottawa to Quebec, and are
 hereby authorized to do all acts, matters, and things, and to
 30 acquire and own all moveable property, necessary and incident
 to the carrying on of such business.

3. The Capital Stock of the said Company, shall be one Capital Stock.
 hundred thousand dollars, divided into one hundred shares
 of one hundred dollars each.

35 4. The Capital Stock shall be paid by the subscribers Payment of
 therefor, when, and where, and as the directors of the Capital Stock.
 Company shall require, or as the By-Laws may provide, and
 if not paid on the day required, interest at the rate of six
 per cent per annum shall be payable, after the said day upon
 40 the amount due and unpaid, and in case any instalment shall
 not be paid as required by the Directors, with the interest
 thereon, after such demand and notice as the By-Laws
 prescribe, and within the time limited by the notice, the