BILL.

[1900.

An Act respecting the Schomberg and Aurora Railway Company.

HEREAS the Schomberg and Aurora Railway Company Preamble. has, by its petition, 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 5 and consent of the Senate and House of Commons of Canada, enacts as follows :----

1. The Schomberg and Aurora Railway Company, hereiu-Extensions after called "the Company," may lay out, construct and of railway authorized. operate an extension of its railway, westward from a point in 10 or near the village of Schomberg in the county of York through the townships of King, Tecumseth, Adjala, Mono,

- Amaranth and Melancthon, to a point in or near village of Shelburne in the county of Dufferin, thence through the townships of Melancthon, Proton, Artemesia or Egremont, and 15 Glenelg to the town of Durham, in the county of Grey ; also an extension eastward from the present eastern terminus of the Company's railway through the townships of King, Whit-church, Markham or Uxbridge, Pickering, Whitby and East Whitby to the town of Oshawa in the county of Ontario.
- 2. The Company may enter into an agreement with the Agreement 20 Metropolitan Railway Company for conveying or leasing to with another that company the railway of the Company, in whole or in company. part, or any rights or powers acquired under the Acts relating to the Company, as also the franchises, surveys, plans, works,
- 25 plant, material, machinery and other property to it belonging, or for an amalgamation with such company, on such terms and conditions as are agreed upon, and subject to such restrictions as to the directors seem fit; provided that such agreement has Approval of been first approved by two-thirds of the votes at a special shareholders 30 general meeting of the shareholders duly called for the purpose in Council.
- of considering it,-at which meeting shareholders representing at least two-thirds in value of the stock are present or represented by proxy,-and that such agreement has also received the sanction of the Governor in Council.
- 35 2. Such sanction shall not be signified until after notice of Notice. the proposed application therefor has been published in the manner and for the time set forth in section 239 of The Railway Act, and also for a like period in one newspaper in each of the counties through which the railway of the Company
- 40 runs and in which a newspaper is published.