1852-3.]

35 Town.

BILL.

[No. 25.351

An Act to incorporate The Vaudreuil and Bytown Railway Company.

THEREAS it is expedient to incorporate a Company to con- Preamble. struct a Railway from some point in the County of Vaudreuil, on the line of the Grand Trunk Railway from Montreal to Toronto, to Bytown; Be it therefore enacted, &c.,

5 That the Honorable Robert W. Harwood, Donald McMillan, Jean Certain per-Baptiste Mongenais, M. P., Henri Cartier, Stephen Fournier, A. sons incorporated. G. Charlebois, Donald McDonald, J. A. Mathieson, P. F. C. DeLesDerniers, B. W. Shepherd, H. F. Charlebois, François Xavier Desiardins, Flavien V. Desiardins, A. C. Cholet, G. 10 O. Bastien, Archibald McBean, John Duffy, André Seguin, and H. Hudon, or any of them, together with all such persons as shall become Shareholders of any share or shares in the undertaking hereinafter mentioned and authorized to be carried on, shall be, and are hereby ordained, constituted and declared to be a body

" and Bytown Railway Company."

15 corporate and politic in fact, and by the name of " The Vaudreuil Corporate

II. And be it enacted, That the several Clauses of the "Rail-Certain "way Clauses Consolidation Act," with respect to the first, second clauses of 14 and fourth Clauses thereof and also the court Clauses the court Clause the co third and fourth Clauses thereof, and also the several Clauses of 51, incorporated with 20 the said Act, with with respect to "Interpretation," "Incorporations Act. "tion," "Powers," "Plans and Surveys," "Lands and their "valuation," Highways and Bridges," "Fences," "Tolls," "Ge-"neral Meetings," "Directors, their election and duties," "Share-"holders," "Shares and their transfer," "Municipalities," "Actions 25 " for Indemnity, and Fines and Penalties, and their prosecution," "Working of the Railway," amd "General provisions," shall be incorporated with this Act, save in so far as they are expressly varied by any clause or provision hereinafter contained; subject Modification. always to the following modification of the ninth sub-section of 30 the Clause of the said Railway Clauses Consolidation Act, headed "plans and surveys," that is to say, that lands to the extent of twenty acres, may be taken by the said Company without the consent of the owner thereof, but subject to the provisions of the said Act in

that behalf, for Stations, Depots, or other works in any City or