

**BILL.**

**An Act to amend the Charter of "The City of Toronto  
"Gas Light and Water Company."**

**W**HEREAS, *The City of Toronto Gas Light and Water Company* Preamble  
have petitioned for certain amendments in their Act of Incorporation, and it is expedient to grant the same; Be it therefore enacted,  
&c.

- 5 That the name and style of the said Company shall from the passing of this Act be changed to and be "*The City of Toronto Water Company*," and under such name, the said Company shall have and enjoy all the corporate and other rights and privileges of all kinds now held by the said "*The City of Toronto Gas* Name of Company changed.
- 10 "*Light and Water Company*;" Provided always, that the lands and real estate, held or to be held by the said Company for the purposes of their incorporation and business, shall not exceed, at any time, the annual value of three thousands pounds currency. Provided further, that no deeds, contracts, bargains, dealings and agreements, suits, acts and proceedings, shall be in any way avoided, vitiated, abated or affected by the said change of name of said Company, but the same shall, in every way, be held to be, and shall be valid and effectual to, for and with the said "*The City of Toronto Water Company*," in the same manner as if the latter name had been always used to designate said Company, and
- 20 all property, real and personal, now held or claimed by the City of Toronto Gas Light and Water Company, is hereby declared to belong to, and be vested in "*The City of Toronto Water Company*."

- II. That the Capital Stock of said Company shall and may in all consist of the sum of one hundred thousand pounds currency, divided into
- 25 ten thousand shares of ten pounds currency each, and the present stock may, in the discretion of the Directors, be increased to the above extent; and the said stock shall be applied to and for the lawful purposes of said Incorporation, and for the maintenance and extension of the water works and water supply business of the said Company, and its general business as
- 30 a Water Company only: Provided always, that no contract, transfer, deed or arrangement at any time heretofore made, in which such shares are transferred or treated as shares of one hundred pounds shall be avoided or affected by the said change in the amount of a share, but every share so transferred, created, assigned or bargained for, shall count and be considered as ten shares, and as equivalent thereto.

III. That the said Capital Stock of the Company shall be transferable as by said Act of Incorporation is directed, and that the several Share- Transfer of shares, and