An Act to revive and amend a certain Act passed in the sixteenth year of Her Majesty's reign, and intituled, " An Act to incorporate the Port Whitby and Lake Huron " Railway Company."

HEREAS it is deemed expedient and necessary to revive and amend Preamble. a certain Act passed in the sixteenth year of Her Majesty's Reign, and intituled, " An Act to incorporate the Port Whitby and Lake Huron Railway Company;" Therefore, Her Majesty, &c., enacts as follows:

1. From and after the passing of this Act, the said above in part recited 16 Vic. c. 108 Act, and every matter and thing in any wise relating thereto, shall be and the incorporated. same is hereby revived and in full force and effect, save and except the following clauses or sections in the said above recited Act, and numbered respectively one, five, six, seven, eight, eleven and twelve, which is and 10 are hereby repealed.

II. Nelson Gilbert Reynolds, Ezra Annes, Robert Hervey Lawder, Certain per-James Rowe, Carleton Lynde, James Wallace, John Ham Perry, James sons incorpo-Dryden, George Currie, John Hall Thompson, Neil McDougall, and Daniel Greek Hewett, together with such person or persons, corporations, munici-15 palities and companies, as shall, under the provisions of this Act, and of the unrepealed parts of the Act to which this is an amendment, become shareholders in the Company hereinafter mentioned, shall be and hereby are ordained, constituted and declared to be the body corporate and politic, intended and referred to in the said amended Act, by and under the name Corporate 20 and style of the "Port Whitby and Lake Huron Railway Company."

III. The said Nelson Gilbert Reynolds, Ezra Annes, Robert Hervey Law- First der, James Rowe, Carleton Lynde, James Wallace, John Ham Perry, James Directore ap-Dryden, George Currie, John Hall Thompson, Neil McDougall, and Daniel Greek Hewett, shall be and are hereby constituted and appointed the first 25 Directors of the said Company, and shall hold their office until others shall, under the provisions of this Act, and of the Act to which this is an amendment, except where the Act to which this Act is an amendment shall conflict with or shall have been repealed by this Act,) be elected by the shareholders, and, until that time, shall constitute the Board of Direc-30 tors of the said Company, for carrying out the object and purposes of this Act, and of the Act to which this is an amendment, with all the powers, privileges and immunities conferred on the Board of Directors of the said Company in this Act, and in the Act to which this is an amendment.

IV. The said Company shall be and hereby are authorized and empow- Company may 35 ered to borrow money on the security of their property, by mortgage borrow money bonds of the Company, having not more than thirty years to run, and by mortgage,