|1899

An Act respecting the Ottawa Electric Railway Company.

WHEREAS a petition has been presented praying that it be Preemble 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 and consent of the Senate and House 5 of Commons of Canada, enacts as follows:-

1. The Ottawa Electric Railway Company, hereinafter called Extension "the Company," may, as an extension of its present railway, rollway construct, and operate by means of electricity or other motive power, except steam, a double or single track iron or steel 10 railway, with the necessary side tracks, switches and turnouts for the passage of cars, carriages and other vehicles adapted to the same, from some point on its present railway in the municipalities of Hintonburgh or Nepean in the county of Carleton, to some point at or near Bells Corners in the said 15 township of Nepean.

2. The said extension shall be commenced within two years, Time limited and completed within five years, from the passing of this Act, for construction. otherwise the powers granted for such construction shall cease and be null and void as respects so much of such extension as 20 then remains uncompleted.

3. Nothing in this Act shall impair or affect the right which Existing the Company now has under the Acts respecting the Company affected. and the Ottawa City Passenger Railway Company of constructing, maintaining and operating its railway on such streets or 25 highways in the municipalities outside of the city of Ottawa as it may be authorized to pass along by the corporations of the said municipalities respectively, but the said right is hereby confirmed.

- **4.** Sections 1, 2, 8, 9, 11 to 30 both inclusive, 90 to 182 1888, c. 29. 30 both inclusive, 200 to 211 both inclusive, 223 to 237 both inclusive, 271 to 275 both inclusive, and 278 to 305 both inclusive of The Railway Act shall, in so far as the same can be made applicable, apply to the Company in respect of the said extension, and shall, in so far as the same can be made applic-35 able, apply to the Company in all other respects.
 - 5. Section 6 of chapter 53 of the statutes of 1892 is hereby 1892, c. 53, amended by striking out all the words after the word s. 6 amended. "Canada" in the ninth line thereof.
- 6. The Company may run its cars and collect fares or tolls Sunday 40 on Sunday on its lines of railway now or hereafter constructed. authorized.