## BILL.

An Act to Incorporate the Quebec and St. Andrews Railroad Company.

WHEREAS the construction of a Railroad from Point Preamble.

Levi, opposite the City of Quebec, or any other station on the River St. Lawrence, to the boundary line between Lower Canada and New Brunswick, to intersect 5 any Railroad line that may be made from St. Andrews or any other part of the Province of New Brunswick, would be of great public utility, and it is deemed advisable to grant encouragement to such enterprising persons as may be desirous and willing, at their own cost and charges, to 10 make and maintain a Railroad in the direction aforesaid, by granting to them an Act of Incorporation, with power to establish branches to any part of the Province, as also to ply Steam Vessels on any part of the waters of Canada as the Company may deem advisable: Be it therefore 15 enacted, &c.

And it is hereby enacted by the authority of the same, That

A Joint Stock Company formed for the purpose of constructing a Railroad from St. Lawrence to the boundary line between Lower Canada and New Brumwick.

and such other persons as shall tween Lower from time to time become proprietors of shares in the New Bruns-20 Company hereby established, their successors and assigns, shall be and they are hereby declared, ordained and constituted to be a Corporation, Body Politic and Corporate, by the name of The Quebec and St. Andrews Railroad Company, and shall by that name have perpetual succes-25 sion; and shall also have power and authority to purchase, hold and enjoy lands, tenements and hereditaments, to them and their successors and assigns, for making the said Railroad, and for settlers on the line of the said Railroad, and generally for the purposes of carrying the provisions 30 of this Act into effect; and also that they, the said Company, shall, from time to time, and at all times, have full power and authority to constitute, make, ordain and establish such By-laws, regulations and ordinances, as may be deemed necessary for the good rule and government 35 of the said Company, subject nevertheless to the provisions hereinafter contained, and provided that such By-