

Act 24 Vic.,
s. 18, to
apply.

Certain
clauses here-
with incor-
porated.

4. The Joint Stock Companies General Clauses Consolidation Act, being the Act twenty-fourth Victoria, chapter eighteen, shall extend and apply to the purposes for which the parties hereinbefore named are incorporated, and the said Company shall have all the powers and benefits and be subject to the liabilities, duties and restrictions given 5 to and imposed upon Incorporated Joint Stock Companies by the following sections of the said Joint Stock Companies General Clauses Consolidation Act, which are accordingly hereby made applicable and incorporated with and shall form part of this Act, and be construed as forming one Act therewith, that is to say: the fourth, fifth, sixth, 10 seventh, eighth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-third, twenty-sixth, twenty-seventh, thirtieth, thirty-first, thirty-third, thirty-fourth, thirty-fifth, thirty-sixth, thirty-seventh, thirty-eighth, fortieth and forty-first sections of the said Joint 15 Stock Companies General Clauses Consolidation Act.

Provisional
directors.

5. Until the first annual general meeting of the Company, as hereinbefore provided, the Board of Directors of the said Company shall be composed of William Gaspé Hall, Samuel Smith Macdonell, Henry Jenkins, Thomas Chilvers, James Forbes, George Fellers and Arthur 20 Rankin.

Public Act.

6. This Act shall be deemed a Public Act.