expired until six months from and after the passing of this Act; until and within which period of six months the said City Bank may lawfully exercise all the powers in the said two sections mentioned, on the conditions and on compliance with the formalities thereby prescribed, as fully as the said Bank could have done, before the day in the said Act limited and expressed.

III. This Act shall be deemed a Public Act.

Public Act.

## CAP. VIII.

An Act to remedy a defect in the Act passed in the eighteenth year of Her Majesty's Reign, to amend and extend the Acts incorporating the Champlain and St. Lawrence Railroad Company.

[Assented to 21st April, 1856.]

HEREAS it appears by the Journals of the Legislative Preamble. Assembly, that the Bill which was sent up to and passed by the Legislative Council and was assented to by His Excellency the Governor General in Her Majesty's name, and became an Act of the Parliament of this Province under the title of "An Error in 18 V. Act to amend and extend the Acts incorporating the Champlain c. 177, recitedand St. Lawrence Railroad Company," and which is printed among the Acts of the now last Session and chaptered one hundred and seventy-seven, was at the third reading thereof in the Legislative Assembly, amended by striking out the several words and the proviso hereinaster mentioned, but that the said words and proviso were nevertheless by error allowed to remain in the said Bill, when it was sent up to the Legislative Council and did remain in it as passed by the Legislative Council and assented to by His Excellency the Governor General in Her Majesty's name as aforesaid, so that there was not a concurrent assent of the three branches of the Legislature in all the provisions of the said Act: For remedy thereof, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The words "with any sum which they may borrow under The said Act the ninth section of the said Act," between the words "sum or confirmed and sum as" and the words "shall not in the whole" in the first certain words section of the said Act,—and the words "and after that to be in it, to be held granted for securing the thirty thousand pounds or any part hereafter to thereof to be borrowed under the ninth section of this Act," form no part between the words "any former Act," and the words "and provided also," in the first proviso to the said first sections,and the words "or the said ninth section" between the words "this section" and the words "as shall be necessary," in the second proviso to the said first section, and the whole of the proviso to the ninth section,—shall hereafter be held to form no