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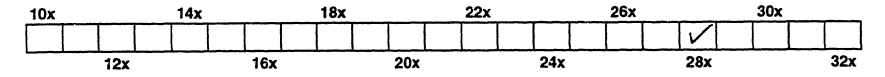
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1st Session,-4th Parliament, 16 Victoria, 1853.

BILL.

An Act to provide for the construction of a general Railway Bridge over the River St. Lawrence, at or in the vicinity of the City of Montreal.

Received and read a first time, Monday, 28th February, 1853.

Second reading, Wednesday, 2nd March, 1853.

Mr. CARTIER.

QUEBEC: PRINTED BY JOHN LOVELL, MOUNTAINSTREET. 1852 - 3.7

BILL.

[No. 255.

An Act to provide for the construction of a general Railway Bridge over the River St. Lawrence, at or in the vicinity of the City of Montreal.

WHEREAS the construction of a Railway Bridge over the Preamble. River St. Lawrence at on in the immediate Bridge over the Preamble. River St. Lawrence, at or in the immediate vicinity of the City of Montreal, which should be open on fair terms to the use of all the Railways from various parts of the Province and of the 5 United States, running to or through the said City, would be of the greatest advantage to the people of every part of this Province. and is essential to the well working and success of the various Railways in progress throughout the length and breadth thereof: And whereas divers of the said Railway Companies have petitioned 10 that the Grand Trunk Railway Company of Canada may be authorized to construct such Bridge, subject to the provisions and conditions hereinafter made, and the said Company are willing and have petitioned for power to undertake the construction thereof on such terms and conditions; Be it therefore enacted, &c.,

15 That The Grand Trunk Railway Company of Canada, or any Power to con-Company which shall be formed by the union of the said Company struct the Bridge and with any one or more Bailway Companies under the Act in that Bridge and with any one or more Railway Companies under the Act in that other works. behalf, shall have full power and authority to construct a Railway Bridge to be called and known as "THE VICTORIA BRIDGE," 20 across the River St. Lawrence, from some point in the City or Parish of Montreal, above the , to some point in the Parish of St. Antoine de Longueuil or in the Parish of LaPrairie de la Madeleine, and to construct on either side of the said River and within the said City or any of the Parishes 25 hereinbefore mentioned, such Branch Railways, wharves, embankments, piers, stations, inclined planes, and other works of any kind as may be necessary for the convenient using of the said

Bridge, or for connecting it with any Railway coming within the said City or any of the Parishes aforesaid, or for the safety and protec-30 tion of the said Bridge or Works, or for complying with any condition to be imposed by the Governor in Council under the pro-

visions hereinafter contained.

Power to take lands, &c.

said Bridge, &с.

II. And be it enacted, That the said Company shall have full power and authority to purchase, acquire, take and hold such lands. lands covered with water, beaches and other property, as may be necessary for the purpose of constructing the said Bridge and the other works hereinbefore authorized, or for the convenient using 5 of the same, or for any other purpose authorized by this Act. subject always to the enactments, provisions, limitations and Clauses of 16 restrictions made and contained in the Act of the present Session. Vic., c. 37, to intituled, "An Act to incorporate the Grand Trunk Railway of extend to the " Canada," which said Act (including all the clauses of The Rail- 10 "way Clauses Consolidation Act" incorporated therewith, and which are always included when the said Act is mentioned in this Act) shall, in so for as the same may not be inconsistent with this Act. extend and apply to the said Bridge, Branch Railways and other works the construction of which is hereby authorized, and to all 15 lands and property required for the same, as fully and effectually as to the Railway and other works mentioned in the said Act, of which the Bridge and works hereby authorized shall be held to form part, except in so far as herein otherwise provided.

Plans of the Bridge and works to be approved by the Governor in Council.

III. Provided always, and be it enacted, That the said Company shall not commence the said Bridge or any work thereunto appertaining, or take possession of any public beach or lands covered with the waters of the River St. Lawrence, or of any Island therein. until they shall have submitted to the Governor in Council, plans of the said Bridge, and of all the intended works thereunto appertain-25 ing, nor until such plans shall have been approved by the Governor in Council, and such conditions as he shall have thought fit for the public good to impose touching the said Bridge and Works shall have been complied with; nor shall any such plan be altered or any deviation therefrom allowed except by the permission of the 30 Governor in Council, and upon such conditions as he shall impose.

20

Bridge may be constructed so as to allow ordinary vehicles, &c.

Tolls.

IV. And be it enacted, That it shall be lawful for the said Company, if they shall think proper, and subject to the approval the passage of of the Governor in Council as aforesaid, so to construct the said Bridge as to adapt it to the passage of ordinary vehicles, animals, 35 and passengers, and to connect it with the main road on either side of the said River, by ordinary roads to be made by the said Company, and to which and to any other work required under this Section, the provisions of this Act and of the said Act incorporating "The Grand Trunk Railway Company of Canada," 40 shall apply as to other works authorized by this Act: and it shall be lawful for the said Company to demand and receive Tolls upon ordinary vehicles, animals and passengers passing over the said Bridge under the provisions of this Section, and such Tolls shall be payable before the vehicles, animals or passengers, in respect 45 of which they shall be payable, shall be entitled to pass over the said Bridge.

V. Provided always, that no provision in the Act incorporating the Certain pro-Company constructing the said Bridge, or in and Act amending visions not to 5 the same or incorporated with it, limiting the rates, tolls and charges to be taken by the said Company for conveying passengers or freight, shall apply to the tolls to be taken for conveying passengers or freight over the said Bridge, but such tolls shall be from time to time fixed by the Directors of the said Company, 10 and shall not be subject to sanction or revision by any other authority.

V. And be it enacted, That it shall be lawful for any Railway Certain Rail-Company whose Railway comes within the said City of Montreal way Comor any of the Parishes aforesaid, with the consent of the Directors agree with the 15 of the Company constructing the said Bridge, to connect such structing the Railway with the said Bridge, or with some branch Railway made said Bridge for the right under the authority of this Act and leading to the said Bridge, of connecting and to cause their engines and carriages to pass with their freight their Railway and passengers over and along the said Bridge and branch Railway 20 or either of them, and to discharge and receive passengers and freight at any Station or Depôt of the Company constructing the said Bridge, and for the said last mentioned Company to allow the Company first mentioned so to do upon such terms and conditions as the Directors of the two Companies shall agree upon, and 25 if the guage of the Railway of the two Companies be different, then the Company constructing the said Bridge may (notwithtsanding any clause fixing the guage of their Railway) so arrange the lines of Rails thereon, and upon the branch Line leading thereto from the Railway of the other Company, as that the 30 engines and carriages of such other Company may easily pass over the said Bridge, and along the said branch, and into and out of any such station or Depot as aforesaid; and the terms and conditions to be so agreed upon may extend to the payment by the other Company to the Company constructing the Bridge of a ³⁵ fixed sum once for all, or of an annual sum, or of sums payable from time to time and proportioned to the number of carriages or passengers or the quantity of freight conveyed over the said Bridge, and the services performed or accommodation afforded in respect thereof for such other Company: Provided always, that it shall Proviso. 40 also be lawful for the Directors of the Company constructing the said Bridge to agree with the Directors of such other Company as aforesaid, that either Company shall receive and convey for the other, passengers and freight between the said City of Montreal, and any Station or Depôt of either Company, and in the carriages of 45 either Company, or shall perform any other service for the other

apply to Tolls.

Company, upon such terms and conditions as the Directors of the two Companies shall agree upon; and any agreement made by the Directors of any two Companies under this section shall be binding upon such Companies during the time for which it shall be made, but it shall not be compulsory on the Directors of any Com. 5 pany to make or renew any agreement under this section.

Company constructing the Bridge may increase its capital, borrow money, &c.

Other Rail-

Stock of the

Bridge, or

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ies may

VII. And be it enacted, That it shall be lawful for the Directors of the Company constructing the said Bridge, to increase the Capital Stock of the said Company, by such sum not exceeding the sum of pounds sterling, as may 10

be requisite for constructing the Bridge and works hereby authorized, or for enabling them to carry this Act into effect, and such increase may be made either by subscriptions for new stock by the then Shareholders of the Company, or by the admission of new subscribers, or in both ways; and the shares of such additional 15 Stock shall be each of the same amount as the shares of the other Stock of the said Company, and all the provisions of the Act incorporating the said Company shall apply to such additional shares, and to the subscribers for or holders thereof, in so far as may not be inconsistent with the express provisions of this Act: 20 or it shall be lawful for the said Directors to raise the said sum partly by such increase of the Capital Stock of the Company as aforesaid, and partly by loan, and for that purpose to issue Debentures of the said Company, to which all the provisions of the Act incorporating the said Company shall apply, as to the Debentures 25 issued under the authority thereof: and it shall be lawful for the way Compan- Directors of any other Railway Company, on behalf thereof, to subscribe for and hold shares of such additional Stock as subscribe for aforesaid, of the Company constructing the said Bridge, and Company conto authorize any person or persons to vote upon such Stock 30 structing the at meetings of the Shareholders of such last named Comlend money to pany, appointing one such person for every hundred shares held by such other Company, and one for any broken works for con- number of shares so held less than a hundred; and it shall also necting their be lawful for the Directors of such other Company to lend money \$5 Railways with to the Company constructing the said Bridge on the money \$5 to the Company constructing the said Bridge, or to guarantee the payment of the principal or interest or both of any Debentures to be issued under this Act by such last mentioned Company, and to construct any branch Railway or other work which may be necessary for conveniently connecting the Railway of such other 40 Company with the said Bridge, or for enabling such other Company fully to avail itself of the provisions of this Act, and to increase the Capital Stock of such other Company by such sum as may be necessary to defray the cost of any such work, or to pay any sum which shall become payable by such Company under the 45 provisions of this Act, and such increase may be made either by subscription for new Stock by the then Shareholders of such

Company, or by the admission of new subscribers, or in both ways, or it shall be lawful for the Directors of such Company to raise such sum partly by such additional stock and partly by loan, and for that purpose to issue Debentures of such Company; and

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- 5 to all such Branch Railways and other works to be constructed under this Section by any Company other than the Company constructing the said Bridge, and to all shares of the additional Stock of such Company authorized by this Section, and to the subscriber s for and holders thereof, and to all Debentures to be
- 10 issued by such Company, and other the things to be done by or on behalf of the said Company under this Section, the provisions of the Act incorporating such Company, as amended by any subsequent Act, shall apply in so far as they may not be inconsistent with this Act.
- 15 VIII. Provided always and be it enacted, That the guarantee of Provincial Guarantee this Province shall not be extended to any Loan or Debenture to and privileged be raised or issued under the authority of this Act or in respect of the claim not to extend to the said Bridge or any work to be constructed under this Act; and that said Bridge. neither the privileged and prior claim of Her Majesty on beha'f of
- 20 this Province by reason of the guarantee of the Province granted or to be granted to the Company constructing the said Bridge or to any other Railway Company, nor any general hypothec or mortgage given by the Company constructing the said Bridge, or by any other Railway Company before the passing of this Act, shall
- 25 extend to the said Bridge or to any work constructed solely under the authority of this Act, or to the tolls and profits to be derived therefrom, but the same and the shares held by any other Company in the Stock of the Company constructing the said Bridge, may be separately hypothecated, mortgaged or pledged, and the 30 claim of Her Majesty on behalf of this Province and any such
- general hypothec or mortgage as aforesaid, shall rank after any special hypothec, mortgage or pledge to be given upon the said Bridge or works or any of them, for securing any sum of moneyraised or borrowed for the purpose of constructing the said Bridge or Separate ac-
- 35 any such work as aforesaid: And the Company constructing the kept. said Bridge and works or any of them, shall keep such account as shall be necessary for ascertaining the Tolls and income derived from the said Bridge and works, so as to distinguish them from the other income of the same Company, in so far as may be necessary
- 40 for determining the respective rights of the creditors of such Company.

IX. And be it enacted, That the Company authorized to con-Bridge to be struct the Bridge mentioned in this Act, shall commence the same commenced and completed within three years from the passing of this Act, and complete the within certain 45 same for the passage of Railway Carriages and Engines within $six^{periods}$.

years from the same time, otherwise the privileges granted to them by this Act shall cease and determine.

Company to certain Surveys, &c., if

X. And whereas the Provisional Committee for obtaining a pay compen- Bridge, over the River St. Lawrence at Montreal, have expended considerable sums in Surveys and in collecting information 5 veys, &c., if touching the best site for such Bridge and other matters thereunto relating; Be it therefore enacted, That if the Company constructing the said Bridge shall use any information, surveys or plans obtained and made by or at the cost of the said Provisional Committee, the said Company shall pay such sum to the said Com-10 mittee as may be agreed upon as a fair compensation for the same, or if the said Company and Committee cannot agree, then such sum not exceeding as the Board of Railway Commissioners shall fix as the amount of such compensation.

XI. And be it enacted, That this Act shall be a Public Act. Public Act. 15