## Technical and Bibliographic Notes / Notes techniques et bibliographiques

copy a may b the in signifi	nstitute has attempted to obtain the available for filming. Features of the bibliographically unique, which make mages in the reproduction, or cantly change the usual method ed below.	nis copy which ay alter any of which may	L'Institut a microfilmé le meilleur exemplaire qu'il été possible de se procurer. Les détails de cet explaire qui sont peut-être uniques du point de vue le ographique, qui peuvent modifier une image reprodou qui peuvent exiger une modification dans la mé de normale de filmage sont indiqués ci-dessous.							
	Coloured covers /			Coloured pages / Pages de couleur						
	Couverture de couleur		$\overline{\Box}$	Pages damaged / Pages endommagées						
	Covers damaged /		LI							
	Couverture endommagée			Pages restored and/or laminated / Pages restaurées et/ou pelliculées						
	Covers restored and/or laminated /		,							
	Couverture restaurée et/ou pelliculée	9	$\overline{V}$	Pages discoloured, stained or foxed / Pages décolorées, tachetées ou piquées						
	Cover title missing / Le titre de couve	erture manque		, ,						
$\vdash$	J	·		Pages detached / Pages détachées						
	Coloured maps / Cartes géographique	ues en couleur		Showthrough / Transparence						
	Coloured ink (i.e. other than blue or I	black) /	<u></u>							
	Encre de couleur (i.e. autre que bleu	ie ou noire)		Quality of print varies / Qualité inégale de l'impression						
	Coloured plates and/or illustrations /									
	Planches et/ou illustrations en coule			Includes supplementary material / Comprend du matériel supplémentaire						
	Bound with other material /			· · · · · · · · · · · · · · · · · · ·						
V	Relié avec d'autres documents			Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best						
	Only edition available /			possible image / Les pages totalement ou						
	Seule édition disponible			partiellement obscurcies par un feuillet d'errata, une						
	Cale Califor disposible			pelure, etc., ont été filmées à nouveau de façon à						
V	Tight binding may cause shadows or of interior margin / La reliure serrée p			obtenir la meilleure image possible.						
	l'ombre ou de la distorsion le long			Opposing pages with varying colouration or						
	intérieure.	g do la margo		discolourations are filmed twice to ensure the best						
	menous.			possible image / Les pages s'opposant ayant des						
	Blank leaves added during restoratio	ns may appear		colorations variables ou des décolorations sont						
	within the text. Whenever possible, the	* * *		filmées deux fois afin d'obtenir la meilleure image						
	omitted from filming / II se peut que d			possible.						
	blanches ajoutées lors d'une	· •		·						
	apparaissent dans le texte, mais, lor	rsque cela était								
	possible, ces pages n'ont pas été fil	mées.								
	Additional comments /	Cover title page is book but filmed as	bound first	l in as last page in page on fiche.						
السيسا	Commentaires supplémentaires:									
Thic is	eam is filmed at the reduction ratio checked	l bolow /								

This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué ci-dessous.

TUX		14X				18X			22X					26X			3UX				
																			レ		
	2x				16x				20x				24x		<u></u> .		28x				32x

5th Session, 1st Parliament, 35 Victoria, 1872.

## BILL.

An Act to incorporate the St. Clair River Railway Bridge and Tunnel Company.

PRIVATE BILL.

Mr. Morrison, (Niagara.)

## OTTAWA:

Printed by I. B. TAYLOR, 29, 31, and 33 Rideau Street. 1872.

An Act to incorporate the River St. Clair Railway Bridge and Tunnel Company.

7 HEREAS, the Canada Southern Railway Company and the Presuble. persons hereinafter named, Directors of the said Company, have petitioned for power to build a Railway Bridge across, or a Tunnel under the River St. Clair, as may be found most suitable, 5 at some point in the Township of Moore, in the County of Lambton, and for the incorporation of a Company for that purpose, 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 of Commons of the Dominion of Canada, enacts 10 as fellows:-

1. Milton Courtright, of the City of Eric, in the State of Cortain Pennsylvania, John F. Tracy, of the City of Chicago, State of persons Illinois, Sidney Dillon, of the City of New York, William A. Thomson, of Queenston, in the Province of Ontario, Oliver S.

15 Chapman, of the City of Canton, in the State of Massachusetts,
Daniel Drew, of the City of New York, William L. Scott, of the
City of Erie, John Ross, of the City of New York, and Benjamin F. Ham, of the said City of New York, together with such persons and Corporations as shall under the provisions of this Act become 20 Shareholders in the Company hereby incorporated, are hereby constituted and declared to be a body corporate and politic by the name of "The River St. Clair Railway Bridge and Tunnel Corporate and mame and

Company," and the said Company shall have full power and rowers.

- authority to purchase, acquire, take, and hold, such lands, lands 25 covered with water, beaches, and other property as may be necessary for the purpose of constructing the said Bridge or Tunnel, or for the convenient using of the same, and also for the construction of such Branch Railway not exceeding three miles in length, as may be necessary to approach the said Bridge or 30 Tunnel:
  - 2. "The Railway Act, 1868," is hereby incorporated with this Railway Act, and shall form next hereof and he construed therewith as incorpo and Act, and shall form part hereof, and be construed therewith as forming one Act.
- 3. The Company hereby incorporated shall have full power Power to under this Act to construct, maintain, work, and manage a Rail-construct bridge or way Bridge across, or a Tunnel under the River St. Clair, as may tunnel. be found most suitable for Railway purposes, from some point in the Township of Moore, in the County of Lambton, towards the 40 City of St. Clair, in the State of Michigan.
  - 4. The Company are hereby authorized to work trains by Power to work steam or horse power for local passengers and freight traffic bridge. 24 - 1

between the State of Michigan and the County of Lambton, over the Bridge or through the Tunnel hereby authorized to be constructed, and to connect the said trains with other Railways.

Provisional Directors, 5. The persons named in the first section are constituted the Board of Provisional Directors of the said company, and shall hold 5 office as such until the first election of Directors under this Act, and shall have power and authority immediately after the passing of this Act, to open stock books and procure subscriptions of stock for the undertaking, giving at least four weeks previous notice by advertisement in the "Canada Gazette," of the time and place of 10-their meeting to receive subscriptions of stock; and the said Provisional Directors may cause surveys and plans to be made and executed, and may acquire any plans and surveys now existing, and it shall be their duty, as hereinafter provided, to call a general meeting of Shareholders for the election of Directors.

Subscriptions of stock.

6. No subscription of stock in the capital of the said company shall be legal or valid, unless ten per centum shall have been actually and bond fide paid thereon within five days after subscription, into one or more of the chartered Banks of Canada to be designated by the said Directors, and such ten per centum shall not be 20 withdrawn from such bank, or otherwise applied, except for the purposes of such Railway Bridge or Tunnel, or upon the dissolution of the company from any cause whatever: and the said directors or a majority of them may, in their discretion, exclude any persons from subscribing, who, in their judgment, would hinder, delay, 25 or prevent the said company from proceeding with and completing their undertaking under the provisions of this Act; and if more than the whole stock shall have been subscribed, the said provisional Directors shall allocate and apportion it amongst the subscribers as they shall deem most advantageous and conducive 30 to the furtherance of the undertaking; and in such allocation the said Directors may, in their discretion, exclude any one or more of the said subscribers, if, in their judgment, this will best secure the building of the said Railway Bridge or Tunnel.

All shareholders to have equal rights. 7. Any shareholder in the said Company whether a British 35 subject or an alien, or a resident in Canada or elsewhere, shall have equal rights to hold Stock in the said Company and to vote in the same and to be eligible to office in the said Company.

Capital Stock.

8. The capital Stock of the said Company shall be Five Hundred Thousand Dollars, divided into five thousand shares of 40 One Hundred Dollars cach, with power to increase the same to One Million of Dollars.

First meeting of shareholders. 9. So soon as Two Hundreds Thousand Dollars of the said capital Stock shall have been subscribed as aforesaid, and ten per cent bond fide paid thereon and deposited in one or more of the 45 chartered Banks of Canada for the purposes of the Company, the hereinbefore mentioned Directors, or a majority of them, shall call a meeting of the shareholders of the said Company at such time and place as they may think proper, giving at least two weeks notice in the Canada and Ontario Gazettes, at which meeting the 50 Shareholders shall elect nine Directors from the Shareholders possessing the qualifications hereinafter mentioned, which Directors shall hold office until the next annual meeting of the Shareholders as hereinafter provided.

- 10. The annual general meeting of the Shareholders for the Annual election of Directors, and other general purposes shall be held at meeting. Amherstburgh or elsewhere, as may be appointed by By-law, on the first Wednesday in the month of June in each year, and two 5 weeks previous notice thereof shall be given by publication, as provided in the last preceding section.
- 11. No person shall be elected a Director of the said Company Qualification unless he shall be the holder and owner of at least forty shares in of Directors, the stock of the said Company and shall have paid up all calls 10 made thereon.
  - 12. No call to be made at any time upon the said Capital Stock Calls. shall exceed ten per cen'um on the subscribed capital, and no stockholder shall be liable for the debts or obligations of the Company beyond the unpaid amount on any stock held by him.
- 15 13. It shall be lawful for the Directors of the said Company, Power to after the sanction of the sharcholders shall have been first obtained at any special general meeting to be called from time to time for such purpose, to borrow money to an amount not exceeding six hundred thousand dollars upon the Corporate Bonds of the said 20 Company secured by a Mortage or Mortgages upon all or any part of the property of the Company real and personal and then existing or at any time thereafter acquired, and upon all the rights revenues and franchises of the Company, and such Bonds may be for any term of years not exceeding thirty, and may bear interest 25 at the rate of seven per centum per annum, and may be sold or disposed of by the Directors at their marketable value.

14. The Company shall have power to become parties to Company may Promissory Notes and Bills of Exchange for sums not less than become parties one hundred dollars, and any such Promissory Note made or notes.

one hundred dollars, and any such Promissory Note made or notes. 30 endorsed, and such Bill of Exchange drawn accepted or endorsed by the President or Vice-President of the Company and countersigned by the Secretary and Treasurer, and under the authority of a majority of a quorum of the Directors, shall be binding on the Company, and every such Promissory Note or Bill of Exchange 35 made drawn accepted or endorsed by the President or Vice-President of the said Company and countersigned by the Secretary and Treasurer, as such, shall be presumed to have been properly made drawn, accepted or endorsed as the case may be for the Company, until the contrary be shown, and in no case shall it be necessary to 40 have the scal of the Company affixed to any such Bill of Exchange or Promissory Note, nor shall the President, Vice-President or Secretary and Treasurer of the Company so making, drawing, accepting or endorsing any such Promissory Note or Bill of Exchange be thereby subjected individually to any liability 45 whatever: Provided always that nothing in this Section shall be Provide. construed to authorize the said Company to issue any note payable to bearer or any Promissory Note intended to be circulated as

money or as the notes of a bank.

15. The said Company shall not commence the said Bridge or Plans to be 50 Tunnel, or any work thereunto appertaining, until the Company submitted to shall have submitted to the Governor in Council plans of such Bridge or Tunnel and of all the intended works thereunto appertaining, nor until such plans and the site of such Bridge or Tunnel shall have been approved by the Governor in Council, and such

conditions as he shall have thought fit for the public good to

Proviso; if bridge be decided on.

Draws.

Light:

Steam tug.

impose touching the said Bridge or Tunnel and works shall have been complied with, nor shall any such plan be altered nor any deviation therefrom allowed, except by the permission of the Governor in Council, and upon such conditions as he shall impose: 50 Provided always that if a Bridge is found more suitable than a Tunnel, such Bridge shall be constructed so as not materially to obstruct the navigation of the River St. Clair, and the said Bridge shall have two draws in the main channel of the river, which said draws shall each be of the width of one hundred and sixty feet, 10 and shall otherwise give free and unobstructed passage to vessels of every description navigating the said-river, and the said draws shall at all times during the season of navigation be kept open, except when actually required to be closed for the passage of railway trains, and shall otherwise be tended and moved at the 15 expense of the said Company, so as not to hinder unnecessarily the passage of any vessels. From sundown until sunrise during the season of navigation suitable lights shall be maintained upon the said Bridge to guide vessels approaching the said draws. And for assisting the passage of any vessel through the said draws. The 20 said Company shall at all times keep in readiness a steam tug suitable for towing the said vessels through the said draws, and shall tow all the said vessels through the said draws respectively whenever requested so to do by the officers of such vessels without charge, and the said Company shall be liable to pay the 25 owners of any vessel, or the cargoes or freight thereof, all damages they may respectively sustain by reason of any neglect of any of the foregoing provisions.

Power to use highways.

Navigatiou not to be

obstructed.

16. The Company shall have power to use any of the public highways for the construction and maintenance of the Bridge or 30 Tunnel or the works authorized by this Act with the consent of the Municipal Council having jurisdiction over such highway, and the said Company may enter upon and take beaches of the River St. Clair and lands covered with water the property of the Crown, and erect coffer dams and such other works in the River St. Clair, 35. as may be necessary for the construction of such Bridge and Tunnel. Provided the navigation of such river shall not be unnecessarily obstructed by such works. And it shall be the duty of the said Company during the construction of such Bridge to put up and maintain in the night time during the season of navi- 40 gation a good and sufficient light at each end of any coffer dam or pier which may be erected by the said Company, the said light to be placed at least five feet above the said dam or pier, and also such buoys during both day and night as may be necessary for the guidance of persons navigating the said river. always that before commencing the works of the said Bridge or Tunnel, or taking possession of any part of the beach or land covered with water or other property of the Crown, the Company shall obtain the consent of the Governor in Council, who may impose such terms and conditions as he shall think proper before 50 granting permission to commence the works or take possession of any property of the Crown as aforesaid.

Proviso.

In case n ore

17. Whenever it shall become necessary for the purpose land than has of procuring sufficient lands for stations or gravel pits, or other purposes, for constructing maintaining and using the said Bridge 55 or Tunnel, to purchase more land than is required such stations or gravel pits, or other purposes, the said Company

may purchase, hold, use or enjoy such lands and also the right of way thereto if the same be separated from their Bridge or Tunnel, in such manner, and for such purposes connected with the constructing maintenance or use of the said Bridge or Tunnel, as they Company may 5 may deem expedient, and may sell and convey the same, or parts sell the same. thereof, from time to time, as they may deem expedient.

18. It shall be lawful for the said Company to enter into any Agreements Agreement with any Railway or Railroad Company or Companies companies for in the Dominion of Canada, or in the United States of America, lease of bridge 10 for leasing the said Bridge or Tunnel, or the use thereof, at any ortunnel. time or times, or for any period, to such Railway or Railroad Company or Companies, or for leasing or hiring from such Company or Companies any Railway or Railroad or part thereof, or the use thereof, or for the leasing or hiring any locomotives, tenders, or 15 movable property, and generally to make any agreement or agreements with any such Company or such Companies touching the use by one or the other, or others, of the Bridge or Tunnel, or Railway, or Railways, or Railroad, or Railroads, or moveable property of either, or of any of them, or any part thereof, or 20 touching any service to be rendered by the one Company to the other or others, and the compensation therefor, and any such Railway or Railroad Company or Companies may agree for the loan of its credit to, or may subscribe to and become the owner of the Stock of the Company hereby created, in like manner and 25 with like rights as individuals; and any such Agreement shall be valid and binding, and shall be enforced by Courts of Law according to the terms and tenor thereof: and any Company accepting and executing such Lease shall be and is empowered to exercise all the rights and privileges in the Charter conferred.

19. When the said Railway Bridge or Tunnel is completed and All railway ready for traffic, all trains of all Railways or Railroads termina-trains to be ting at or near said Bridge or Tunnel or in the State of Michigan at cross without or near some point opposite the said Bridge or Tunnel, and now con-preference structed or hereafter to be constructed, shall have the right to pass 35 over the said Bridge or through said Tunnel, including the cars of any other Railway Company which may be brought over such Railways, at corresponding tariff rates for the persons and property transported so that no discrimination in tariff rates for such transportations shall be made in favor of or against any Railway or Railroad whose 40 trains or business pass over the said Bridge or through said Tunnel.

20. In case of any disagreement, and as often as the same may Arbitration in arise, as to the rights of any Railroad or Railway whose trains agreement. or business shall pass through or over the said work hereby authorized to be constructed, or the tariff rates to be charged in 45 respect thereof, the same shall be determined by arbitrators, one to be appointed by this Company, and another by the Company with whom the disagreement shall have arisen, and a third, who shall be some person experienced in Railway affairs, by one of the Superior Courts of the Province of Ontario, upon application to 50 such Court, due notice thereof having been given to the parties interested; and the award of the said arbitrators, or a majority

of them, shall be final: Provided that the terms of the said award Proviso. shall not bind for a longer term than five years.

21. It shall be lawful for the said Company to unite, amal- Power of com 55 gamate, and consolidate its stock, property, and franchises with amate. 24 - 2

the stock, property and, franchises of any other Company incorporated or which may be incorporated by the laws of the State of Michigan, one of the United States of America, for a similar purpose with this Company, and to enter into all contracts and agreements therewith necessary to such union and amalgamation, 5 and which said Company shall be by the laws of the State of Michigan authorized to enter into such amalgamation or consolidation.

Proceedings in such case.

22. The Directors of the Company hereby incorporated and of any Corporation proposing to so amalgamate or consolidate as 10 aforesaid, may enter into a joint agreement in duplicate under the corporate scals of each of the said Corporations, for the amalgamation and consolidation of the said Corporations, prescribing the terms and conditions thereof, the mode of carrying the same into effect, the name of the new Corporation, the number and 15 names of the Directors and other officers thereof, and who shall be the first Directors and officers thereof, and their places of residence, the number of shares of the Capital Stock, the amount or par value of each share, and the manner of converting the Capital Stock of each of the said Corporations into that of the 20 new Corporation, and how and when and for how long Directors or other officers of such new Corporation shall be elected, and when elections shall be held, with such other details as they shall deem necessary to perfect such new organization and the consolidation and amalgamation of the said Corporations, and the 25 after management and working thereof; and such new Corporation shall have power to consolidate or unite with either or any of the lines of Railway, having powers of consolidation or union, connecting with the said Bridge or Tunnel, by the same means and to the same ends as the same may be consolidated by this Act.

Agreement to tostockholders

23. Such agreement shall be submitted to the stockholders of be submitted each of the said corporations at a meeting thereof, to be held for approval, separately for the purpose of taking the same into consideration: notice of the time and place of such meetings, and the object thereof, shall be given by written or printed notices addressed to each 35 of the persons, in whose names at the time of giving such notice the capital stock of such corporations shall stand on the books of such corporations, and delivered to such persons, respectively, or addressed to them by mail at their last known post office address or place of residence, and also by a general notice to be published 40 in a newspaper published in the County of Lambton, and in the City of Detroit, once a week for two successive weeks. At such meetings of stockholders such agreement shall be considered, and a vote by ballot taken for the adoption or rejection of the same, each share entitling the holder thereof to one vote, and the said 45 ballots to be cast in person or by proxy; and if two-thirds of the votes of all the stockholders of such corporations shall be for the adoption of such agreement, then that fact shall be certified upon each of the said duplicates by the Secretary of each of such corporations under the corporate seals thereof; and if the said 50 agreement shall be so adopted at the respective meetings of the stockholders of each of the said corporations, one of the duplicates of the agreement so adopted and of the said certificates thereon shall be filed in the office of the Secretary of State for the Dominion of Canada, and the other in the office of the Secretary of State 55 of the State of Michigan; and the said agreement shall from thence be taken and deemed to be the agreement and Act of consolidation

and amalgamation of the company and of such other corporation: and a copy of such agreement so filed, and of the certificates thereon, properly certified, shall be evidence of the existence of such new corporation.

24. Upon the making and perfecting of the said agreement and When amal-Act of consolidation as provided in the preceding section, and the be deemed filing of the said agreement as in the said section provided, the complete. several corporations, parties thereto, shall be deemed and taken to be consolidated, and to form one corporation by the name in the 10 said agreement provided, with a common seal, and shall possess all the rights, powers, privileges, and franchises, and be subject to all the disabilities and duties of each of such corporations so consolidated and united except as herein provided.

25. Upon the consummation of such Act of consolidation as Property to be 15 aforesaid, all and singular the property, real, personal, and mixed, rested in the and all rights and interest appurtenant thereto, all stock, sub-ation. scriptions, and other debts due on whatever account, and other things in action belonging to such corporations, or either of them. shall be taken and deemed to be transferred to, and vested in such 20 new corporation, without further act or deed: Provided, however, Proviso.

that all rights of creditors and all liens upon the property of either of such corporations shall be unimpaired by such consolidation, and all debts, liabilities, and duties of either of the said corporations shall thenceforth attach to the new corporation, and be en-

25 forced against it to the same extent as if the said debts, liabilities and duties had been incurred or contracted by it : And provided Proviso. also, that no action or proceeding, legal or equitable, by or against the said corporations so consolidated, or either of them, shall abate or be affected by such consolidation, but for all the purposes of 30 such action or proceeding such corporation may be deemed still to exist, or the new corporation may be substituted in such action or proceeding in the place thereof.

26. The said new corporation shall have power, from time to New corportime, to borrow such sums of money as may be necessary for con-ation may borrow such sums of money as may be necessary for con-row money. 35 structing and completing the work hereby authorized, and for the acquiring of the necessary real estate for the site thereof and approaches thereto, and to mortgage its corporate property and franchises to secure the payment thereof; but the principal of the mortgage debt of such corporation shall not at any time exceed 40 the sum of one million two hundred thousand dollars.

- 27. At all meetings of the stockholders of the company hereby Votes. incorporated, each stockholder shall be entitled to cast one vote for each share of stock held by him, and to vote either in person or by proxy, and the directors of the said company may also, at Proxies. 45 any meeting of the Board, vote by proxy, such proxy to be held by another director: Provided, that no more than two proxies be Proviso. held by one director, of the other directors, and not less than four. directors shall be present in person at any meeting of the Board of Directors for the transaction of business.
- 28. One hundred thousand dollars of the stock of the said com-Time for company shall be paid in within two years, and the works shall be completing commenced within two years, and completed within six years, work limited. from the passing of this Act.