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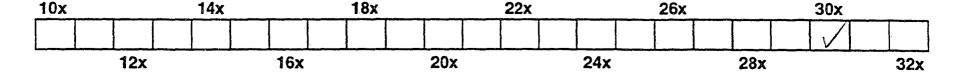
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## BILL.

An Act to incorporate the Grand Junction Rail-road Company.

Received and read first time, Friday, 24th September, 1852.

Second reading, Monday, 27th Sept., 1852.

(450 Copies.)

Mr. Langton.

S. Derbishire & G. Desbarats, Queen's Printer.

(115)

### BILL.

## An Act to incorporate The Grand Junction Rail-road Company.

HEREAS George Benjamin, Esquire, Warden of the Preamble. County of Hastings, William Hamilton Ponton, Esquire, Mayor of the Town of Belleville, James Ross, of Belleville, Esquire, and others, have petitioned the Legislature to incor-5 porate a Company to construct a Rail-road from Belleville to Peterborough, and thence, south-westerly, to the City of Toronto, or to some point East of the said City of Toronto, to intersect the Main Trunk Line of Rail-way proposed to be constructed, with power to the said Company to construct a Branch of the 10 said Rail-road from Peterborough aforesaid, or some point West thereof, to such place on Lake Huron as may be decided upon by said Company, and it is expedient to grant the prayer of the said Petitioners: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of 15 the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces 20 of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That John George Bowes, Thomas G. Ridout, William Fabian Meudell, of Toronto, Esquires, George Benjamin, Henry sons incor-Bull, James Ross, of Belleville, Esquires, John Langton, porated. 25 George Barker Hall and Thomas Short, of Peterborough, Esquires, with all such other persons or Corporations as shall become Shareholders in such Joint Stock Company as is hereinafter mentioned, shall be and are hereby ordained, constituted and declared to be a Body Corporate and Politic in fact, by 30 and under the name and style of "The Grand Junction Corporate Rail-road Company."

II. And be it enacted, That the several clauses of the "Rail- Certain way clauses consolidation Act," with respect to the first, second, clauses of 14 third and fourth clauses thereof, and also the several clauses of and 15 Vic, 35 the said Act, with respect to "Interpretation," "Incorporation," c. 51, incorporated with "Powers," "Plans and Surveys," "Lands and their Valuation," this Act. "Highways and Bridges," "Fences," "Tolls," "General Meetings," "Directors, their election and duties," "Shares and their transfer," "Municipalities," "Shareholders," "Actions for Indemnity, and Fines and Penalties, and their prosecution." 40 "Working of the Rail-way," and "General Provisions," shall be incorporated with this Act, save in so far as they are expressly varied by any clause or provision hereinafter contained.

Where the Rail-way shall be made.

III. And be it enacted, That the said Company and their Agents or Servants shall have full power under this Act, to lay out, construct, make and finish a double or single Iron Rail-road or Way, at their own cost and charges, on and over any part of the Country lying between Belleville and Peterborough, 5 (crossing the Crow River,) and thence from the said Town of Peterborough, south-westerly, to the City of Toronto, or to some point east of the said City of Toronto, to intersect the Main Trunk Line of Rail-way proposed to be constructed, with power to the said Company to construct a Branch of the said 10 Road from Peterborough aforesaid, or some point west thereof, to such place on Lake Huron as may be decided upon by said Company: Provided always, that the said Company shall first obtain the sanction and approval of the Government, to the line selected by them for the location of said Road, and to 15 the plans and specifications thereof, and that the said Company shall construct the said Rail-way on the line and in the manner approved of by the Government.

Proviso.

Conveyances to the Company to be in a certain form.

IV. And be it enacted, That all Deeds and Conveyances for lands to be conveyed to the said Company for the purposes of 20 this Act, shall and may, as far as the title to the said lands or the circumstances of the party making such conveyances will admit, be made in the form given in the Schedule of this Act marked A. And for the purpose of a due enregistration of the same, all Registrars in their respective Counties are hereby 25 required to procure a Book with a Copy of the form given in said Schedule A, one to be printed on each page, leaving the necessary blanks to suit the separate cases of conveyance, and in said Book shall enter and register the said Deed upon production thereof, and proof of execution, without any memorial, 30 and to minute such entry on the said Deed. And the said Company are to pay the said Registrars for so doing the sum of Two Shillings and Six Pence, and no more, which said enregistration shall be held and deemed to be valid in Law the provisions of any Act for the enregistration of Deeds, now 35 in force in this Province, to the contrary notwithstanding.

Fee to Registrar.

Capital Stock

V. And be it enacted, That the Capital Stock of said Company shall not exceed in the whole the sum of One Million Pounds sterling, to be divided into Fifty Thousand Shares of Twenty Pounds sterling each, which amount shall be raised 40 by the persons above named, or some of them, together with such other persons and Corporations as may become Shareholders in such Stock, and the said money so raised shall be applied, in the first place, towards the payment and discharge of all fees, expenses and disbursements for procuring the pas-45 sage of this Act, and for making the Surveys, Plans and Estimates connected with the Rail-way, and all the rest and remainder of such money shall be applied towards making, completing and maintaining the said Rail-way and other purposes of this Act, and to no other purpose whatever: Provided 50

Application thereof.

Proviso.

always, that until the said preliminary expenses connected with the said Rail-way shall be paid out of the Capital Stock thereof, it shall be lawful for the Municipality of any County, City or Town on the Line of the said Road, to pay out of the General 5 Funds of said Municipality, their fair proportion of such preliminary expenses, which sum shall be refunded to such Municipality from the Stock of the said Company, or be allowed to them in payment of Stock.

VI. And be it enacted, That John G. Bowes, Thomas G. First Di-10 Ridout, William Fabian Meudell, George Benjamin, Henry rectors Bull, James Ross, John Langton, George Barker Hall, and named. Thomas Short, shall be and are hereby constituted and appointed the first Directors of the said Company, and shall hold their office until others shall under the provisions of this 15 Act be elected by the Shareholders, and shall until that time constitute, with one Director, to be appointed by the Governor, the Board of Directors of said Company, for carrying into effect the object and purposes of this Aci.

VII. And be it enacted, That the said Directors are hereby Subscription 20 empowered to take all necessary measures, for opening the Books to be Stock Books, for the subscription of parties desirous to become opened. Shareholders in said Company, and to determine and allot to parties subscribing for Stock in said Company, the number of shares, (if any,) that parties so subscribing, may have and 25 hold in the Capital Stock aforesaid; Provided always, that Proviso. no subscription in said Stock Books shall create the party or parties so subscribing, a partner or partners in said Company, without and until the authorization thereof by the Directors of the Company for the time being; Provided also, that no such Proviso. 30 approval or authorization as aforesaid, shall be required to confirm the subscriptions of Municipalities or other Corporate Bodies empowered to take Stock in Rail-way Companies.

VIII. And be it enacted, That the said Directors shall cause Entry of alan entry to be made in the Records of their proceedings and lotments of 35 in the Shareholders' Book, of the Stock so allotted and shares. assigned to parties subscribing as aforesaid, and the Secretary of said Company shall notify the respective parties, in writing, of such allocation and assignment.

IX. And be it enacted, That upon such entries being made, Effect of such 40 the rights and liabilities of such Shareholder or Shareholders entry. shall accrue in respect of his, her or their particular interest in said Company.

X. And be it enacted, That when and so soon as one-fifth First General of the said Capital Stock shall have been subscribed, allotted Meeting, and 45 and authorized, it shall be lawful for the said Directors, or a election of Directors. majority of them, to call a Meeting of the holders of such shares, at such place and time as they shall think proper,

giving at least fifteen days' public notice of the same, in one or more newspapers published in the City of Toronto, and in the Towns of Peterborough and Belleville, at which said General Meeting, and at the Annual General Meeting in the following sections mentioned, the Shareholders present, either in person 5 or by proxy, shall elect twelve Directors, in manner as hereinafter mentioned, of whom six Directors shall be chosen by Municipal Corporations being Shareholders, according to the scale of votes hereinafter mentioned, and six by private Shareholders; which said twelve Directors, with the Director 10 appointed by the Governor, shall hold office until the first Monday in June following.

Term of Office.

Annual General Meetings.

XI. And be it enacted, That on the said first Monday in June, and on the first Monday in June in each year thereafter, or on such other day and at such place as shall be appointed 15 by any By-law, there shall be chosen by the Shareholders twelve Directors, in manner hereinaster mentioned; and public notice of such Annual Election shall be pulished one month before the day of Election, in the Canada Gazette, and also, once at least, fifteen days before the Election, in one 20 newspaper in each City or Town or County on the line of Road: And all Elections for such Directors shall be by ballot, and the persons who shall have the greatest number of votes, at any Election, shall be the Directors, and if it shall happen that two or more shall have an equal number of votes, the 25 Shareholders shall determine the Election by another or other votes, until a choice is made; and if any vacancy shall at any time happen among the Directors by death, resignation, or otherwise, such vacancy shall be filled for the remainder of the year by a majority of the Directors, and that the said 30 twelve Directors, and one Director to be appointed annually by the Governor of this Province, shall form the Board of Directors.

Elections to he by ballot.

Vacancies how filled.

Quorum of Directors. Proviso.

XII. And be it enacted, That a majority of said Directors shall form a quorum for the transaction of business: Provided 35 that the said Directors may employ one or more of their said number as paid Director or Directors.

Qualification of Directors.

XIII. And be it enacted, That the person squalified to be elected Directors of said Company under this Act, shall be any Shareholder holding at least twenty shares in the Stock of 40 said Company, who shall have paid up all calls on said shares.

How Stock cipalities shall be represented.

XIV. And be it enacted, That the Stock to be subscribed for by held by Muni- Municipal Corporations shall be represented by the Mayor, Warden or Reeve from time to time being of such Municipal Corporations subscribing to The Grand Junction Rail-road 45 Company, or by such person to be appointed by such Municipal Corporations respectively; and that such Mayor, Warden or Reeve, or person deputed as aforesaid, shall, at the Election

of six Directors to be chosen by Municipal Corporations as aforesaid, be entitled to vote in respect of the Stock subscribed for by such respective Municipal Corporations in the proportion following, that is to say: one vote for every Fifty Shares subs-beribed for by such Municipality: Provided always, that on Proviso. every occasion other than the election of Directors, the Mayor, Warden, Reeve, or person representing Municipalities, shall be entitled to the number of votes proportioned to the number of shares held by the Municipal Corporation to the same extent 10 as private Shareholders.

XV. And be it enacted, That each Shareholder, holding less Proportion of than two hundred Shares, shall be entitled to the number of votes to votes proportioned to the number of Shares which he or they shares. shall have had in his or their name at least two weeks prior to 15 the time of voting; Provided that no one Shareholder as afore-Proviso. said, shall have more than three hundred votes. Provided also, that no Municipal Corporation, shall vote or be entitled to vote at any election of the six Directors to be chosen by the private Shareholders. And provided further, that no party or Proviso. Oparties shall be entitled to vote at the Meetings of Shareholders who shall not have paid up all the calls due upon his, her or their Stock, or the Stock upon which such party claims to vote, at least eighteen hours before the hour appointed for any such Mecting.

25 XVI. And be it enacted, That it shall and may be lawful Calls on for the Directors at any time to call upon the Shareholders for Stock. such instalments upon each share which they or any of them may hold in the Capital Stock of said Company in such proportions as they may see fit, so as no such instalment shall Dexceed ten per cent, giving at least one month's notice for each call, in such manner as they shall appoint.

XVII. And be it enacted, That it shall and may be lawful Tolls how for the President and Directors of the said Company, from fixed. time to time to fix, regulate and receive the tolls and charges 15 to be received for the transmission of property or persons on said Road, subject always to the approval of the Governor in Council, as is provided by the Rail-way clauses consolidation Act: Provided always, that in no case shall the amount Proviso. charged for toll and charges exceed, for First Class Passengers, 10 two pence currency per mile, and for Second Class Passengers, one penny half penny currency, per mile, and for Third Class Passengers, one penny currency, per mile, and that one train, having therein Third Class covered passenger cars, shall be run over the said road throughout its length each way daily.

45 XVIII. And be it enacted, That sub-section three of section Part of Sect. eighteen of the Rail-way clauses consolidation Act, shall not 18 of 14 and be incorporated with this Act. 15, c. 51, not be incorporated with this Act.

to apply.

Company
may be parties to promissory notes,
&c.

XIX. And be it enacted, That the said Company shall have power to become parties to Promissory Notes, and Bills of Exchange for sums not less than twenty five pounds, and any such Promissory Note, made or endorsed, and any such Bill of Exchange drawn, accepted or endorsed by the President of 5 the Company, or Vice-President, and countersigned by the Secretary and Treasurer, and under the authority of a majority of a quorum of the Directors, is and shall be binding upon the said Company; and every such Promissory Note or Bill of Exchange, so made, drawn, accepted or endorsed by the Pre-10 sident or the Vice-President of the said Company, and countersigned by the Secretary and Treasurer as such, either before or after the passing of this Act, shall be presumed to have been properly made, drawn and accepted or endorsed, as the case may be, for the Company, until the contrary be shewn; and in 15 no case shall it be necessary to have the Seal of the Company affixed to any such Bill of Exchange or Promissory Note, nor shall the President, Vice-President or the Secretary and Treasurer of the Company so making, drawing, accepting or endorsing any such Promissory Note or Bill of Exchange, be thereby 20 subjected individually to any liability whatever: Provided always that nothing in this clause shall be 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.

Proviso.

Company may take beach lots.

Provision for preventing obstruction to the navigation of any River, &c.

XX. And be it enacted, That it shall and may be lawful for the said Company to take and appropriate for the use of the said Rail-way, but not to alienate, so much of the wild land of the Crown, not heretofore granted or sold, lying on the route of the said Rail-way, as may be necessary for the said Road; as 30 also, so much of the land covered with the waters of any river, stream, lake or canal, or of their respective beds, as may be found necessary for the making and completing, or more conveniently using the same, and thereon to erect such wharves, quays, inclined planes, bridges, cranes and other works, as to \$5 the Company shall seem meet: Provided always, that it shall not be lawful for the said Company to cause any obstruction in or to impede the free navigation of any river, stream or canal to or across which their Rail-way shall be carried: And if the said Rail-way shall be carried across any navigable river or ca-40 nal, the said Company shall leave such openings, between the piers of their bridge or viaduct over the same, and shall construct such draw-bridge or swing-bridge over the channel of the river or canal, and shall be subject to such regulations with regard to the opening of such draw-bridge or swing-bridge, for 45 the passage of vessels and rafts, as the Governor in Council shall direct and make from time to time; nor shall it be lawful for the said Company, to construct any wharf, bridge, pier or other work upon the public beach or bed of any navigable river or stream, or upon the lands covered with the waters thereof, 50 until they shall have submitted the plan of such work to the

Governor in Council, nor until the same shall have been approved by him in Council as aforesaid.

XXI. And be it enacted, That the gauge of the said Rail- Gauge. way shall be such as shall be approved of by the Governor in 5 Council.

XXII. And be it enacted, That any Shareholder in the said Aliers may Company, whether a British subject or alien, or a resident in vote, &c. Canada or elsewhere, has and shall have equal rights to hold stock in said Company, to vote on the same, and be eligible 10 to office in the said Company.

XXIII. And be it enacted, That the Provincial Government Government may at any time after the commencement of said Rail-way, may assume assume the possession and property thereof, and of all the pro- the Rail-road. peny which the said Company is empowered to hold and shall 15then have, and of all the rights and privileges and advantages vested in the said Company; all of which shall, after such assumption, be vested in Her Majesty, on the Government giving to the Company four months' notice of the intention to assume the same.

M XXIV. And be it enacted, That the Government shall, within Compensation four months after the Company shall render an account in to be made in writing of the amount of money expended by the said Com- assumption. pany, and all their then ascertained liabilities, up to the time of such assumption, pay to the said Company the whole Samount of the money so expended and of the liabilities so ascenained, together with interest at the rate of six per cent., and ten per cent. additional thereon after deducting the amount of any dividends before then declared, and the said Government shall also, from time to time, pay and discharge all liabilities Not the Company not ascertained at the time of such assumption, as the same shall be established against the said Company. Provided always, That in case of a difference between the Proviso. Government and the Company as to the amount so to be paid by the Government, such difference shall be referred to two Shrbitrators, one to be named by the Government, the other by the Company; and, in case of disagreement, such difference shall be referred to an Umpire, to be chosen by said Arbitrators before entering into the consideration of the said difference, and that the said award so made by the Arbitrators or the 40 Umpire shall be final; and provided also that in case of refusal Proviso. by the Company to appoint an Arbitrator on their behalf, the same shall be appointed by any two of the Judges of either of the Superior Courts of Common Law for Upper Canada on application of the Government.

## SCHEDULE A.

#### FORM OF CONVEYANCE.

Know all Men by these presents, that I, A. B., of (here, name the wife if any), do hereby in consideration of (here the sum) paid to me by The Grand Junction Rail-way Company, the receipt whereof is hereby acknowledged, grant, bargain, sell, convey and confirm unto the said The Grand Junction Rail-way Company, their Successors and Assigns for ever, all that certain tract or parcel of land situate (here describe the land) the same having been selected and laid out by the said Company for the purposes of their Road. To have and to hold the said land and premises, together with the hereditaments III thereto, to the said The Grand Junction Rail-way Company, their Successors and Assigns for ever, (here dower if any.)

Witness my Hand and Seal, this thousand eight hundred and

day of

One

L. S.

Signed, Sealed and delivered in presence of