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II

BILL.

An Act to incorporate certain persons un der the name of the Montreal and Salaberry Steamboat Company.

Received and read first time, Thursday 19th March, 1863.

Second reading, Thursday 9th April, 1863.

Hon. Mr. Holton.

QUEBEC:

PRINTED FOR THE CONTRACTORS BY HUNTER, ROSE & LEMIEUX, ST. URSULE STREET.

BILL.

An Act to incorporate certain persons under the name of the "Montreal and Salaberry Steamboat Company."

THEREAS the Honorable Louis Renaud, John Grant, John M. Preamble. Young, Charles Renaud, Alexis Renaud, Joseph O. Lafrénière, Seraphin St. Onge, all of the city of Montreal, and Jean Baptiste Renaud, of the city of Quebec, Esquires, have by their petition represented 5 that an association was formed in the city of Montreal, in March, one thousand eight hundred and sixty-two, under the name and style of the "Montreal and Salaberry Steamboat Company," in and to which they are subscribers and stockholders, with a view of promoting the public interest, by providing for the inhabitants of the shores of the St. Law-10 rence between Cornwall, Dundee, Beauharnois and Montreal, and the intermediate ports, and for the convenience of commerce and travellers generally, the advantage of steam navigation, and for the use of the wharves and landing-places, now or hereafter to be constructed by them along the route taken by their steamboats, and for the purposes aforesaid, 15 the said Company have already on the said line two steamboats, the Richelieu and the Salaberry which made the regular service during the last season of navigation between the ports hereinbefore mentioned; that the capital of the said Company is two hundred thousand dollars, divided into two thousand shares of one hundred dollars each; and whereas the 20 said Company might be placed in a position obliging them to sue or be sued in the transaction of their business; and whereas the said Company has for its object the facilitating and promotion of the navigation of this Province, and with the view of attaining their purpose with greater facility, the said Company have prayed to be incorporated: Therefore Her 25 Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. The Honorable Louis Renaud, John Grant, John M. Young, Certain per-Charles Renaud, Alexis Renaud, Joseph O. Lafrénière, Scraphin St. sons incorpo-Onge, and Jean Baptiste Renaud, and all other persons who may now rated. 30 or hereafter become subscribers or stockholders in the said Company, and all or any other person or persons, bodies politic and corporate. who as executors, administrators, successors or assigns, or by any other lawful title, may hold any part, share or interest in the capital stock of the said Company, and their executors, administrators, suc-35 cessors and assigus, shall be and they are hereby constituted a body politic and corporate, under the name and style of the " Montreal and Corporate Salaberry Steamboat Company," and shall by that name have perpetual name and succession and a Common Seal, and by the same name be capable of general suing and being sued in all Courts of Justice in this Province; the said 40 company shall be empowered, if they shall hereafter think proper so to do, to change the service of the ports mentioned in the preamble to this Act, and cause their steamboats to call at other ports, either solely or at the same time as the others, upon the St. Lawrence and the Lakes,

and whether Canadian or American ports: The said company may make, By-laws may 45 establish and put into execution, alter or repeal all by-laws, rules, ordi- be made. nances and regulations, the same not being contrary to the laws of this Province, nor to the provisions of this Act, as may appear to them

Transfer of present company.

necessary and expedient for the management of the business of the said company; all the movable, immovable property, rights and actions belonging to the said "Montreal and Salaberry Steamboat Company, shall be and they are hereby transferred to the said corporation, and from and rights and lia- after the passing of this Act, the said corporation shall be the proprietors 5 bilities of the thereof, and of all movable or immovable property and effects which the said corporation may hereafter acquire, and all the debts, and obligations of the said Montreal and Salaberry Steamboat Company shall be acquitted and performed by the said corporation; Provided always, that no bylaw, ordinance, rule or regulation shall be in force until the same shall 10 have been approved of by a majority of the Directors hereinafter mentioned, or their successors, authorized to that effect at the annual general meeting of the Stockholders of the said company.

Proviso.

Corporation

2. The said corporation, under the name of the "Montreal and Salabermay hold real ry Steamboat Company," may also acquire and hold real estate for the con- 15 struction of wharves and the erection of warehouses and offices, and for such other purposes as the said company may deem expedient, at the different ports and places at which the steamboats belonging to the said company shall touch, and may at any time sell, exchange and dispose of the same, and purchase other property for the same purposes; Pro- 20

Proviso, value limited.

vided always, that the said company shall not at any time possess real estate, the total value of which shall exceed the sum of dollars.

The superintendence, control and management of the affairs of

Election of Directors.

Notice.

vote.

the said company, shall be vested in five Directors, three of whom shall 25 be a quorum, which said Directors shall be Stockholders in the said company and shall be elected between the first and last day of January in each year, upon the day and at the hour and place which shall be appointed by the President, and notice whereof shall be given in one or more newspapers published in the city of Montreal, at least ten days previous to 30 the said election; and the said election shall be had and made by the Stockholders of the said company present at the said meeting personally or by their proxies; and all elections of Directors shall be by ballot

or by open vote as may be prescribed by the by-laws of the said com-

President and pany; the Directors elected shall choose out of their number a Presi- 35 how he shall dent, and it shall be the duty of the said President to preside at all general, or special meetings of the Stockholders or Directors; the President may vote at all meetings of the Directors and other meetings, and in case of an equal division of votes, he shall also have a casting vote. Any vacancy among the Directors occasioned by death, resignation, absence from the 40 Filling vacan Province or any other cause shall be filled by such person or persons as

cies.

the remaining Directors or a majority of them may appoint, and it shall be lawful for the Stockholders at any meeting specially called for that purpose, to remove all or any of the said Directors, and to appoint others in their stead, in the same manner as at the annual election of 45 Directors is hereby provided for,

Removal of Directors.

One vote for each share.

4. Each Stockholder shall be entitled to one vote for each share he shall have held in his name, at least one month previous to the time of voting; and all questions brought before the Stockholders at any general or special meeting shall be decided by a majority of such votes 50 given by the Stockholders then present, or by their proxies, and in Casting vote. case of an equality of votes by the casting vote of the President.

5 The President or any two or more Directors may at any time, and Special general meetings, from time to time, call a meeting or meetings of the Stockholders, either how called for general or special purposes; and any four Stockholders may at any 55 time call special meetings of the company, upon giving at least ten days' notice by advertisement, in one or more newspapers published in the city of Montreal, or by sending a written or printed notice to each Stockholder, by post or otherwise.

6. If at any time it shall happen that an election of Directors shall Provision in not be made, when on any day pursuant to this Act it ought have been of election.

made, the said corporation shall not for that cause be deemed to be
discolved but it shall and made the said corporation shall not for the cause be deemed to be dissolved, but it shall and may be lawful on any other day to hold and make an election in the same manner as the annual election of Direc-10 tors is herein directed to be made.

- 7. The Stockholders shall not be liable as such beyond the amount Limited liawhich may be due by them upon their Stock. Stockholders.
- 8. It shall be the duty of the Directors to make such yearly dividends Yearly stateof the profits of the said company, as to them or a majority of them shall ments and di-15 appear advisable; and an exact and particular statement shall be annually made of their affairs, debts, credits, profits and losses, such statement to appear on the books of the company, and to be open to the perusal of any Stockholder.

- 9. The shares of the said capital stock shall be transferrable, and Transfer of 20 may from time to time be transferred by the respective holders and shares. owners thereof, according to the form given in Schedule A. hercunto annexed; Provided always that the transferrer shall always be held Proviso. personally liable to the said company for all or any part of the shares by him subscribed, and which shall be found to be due and owing by 25 him at the time of such transfer.
- 10. The present members of the committee of the said company and Present Dithe President thereof, shall continue in office as Directors until the rectors continued and general meeting of all the Stockholders, and the Diothers are rectors to be elected annually shall continue in office until the appoint- elected. 30 ment of their successors, as provided by this Act.
- 11. Any service of process made at the office of the company in the Service on city of Montreal, and in case the company should have no such office, the company. then upon the President of the company, shall be held and deemed to be good and sufficient service by all Courts of Justice in this Pro-35 vince.

12. This Act shall be deemed to be a public Act.

Public Act.

SCHEDULE A.

Referred to in the foregoing Act. For value received from I (or we) do hereby assign and transfer to

shares, (on each of which has been paid

dollars cents,) in the capital stock of the Montreal and Salaberry Steamboat Company, the office of which is at Montreal, subject to the rules and regulations of the said company, hereby obliging myself (or ourselves) to fulfil the conditions imposed by the proviso contained in the ninth section of the Act of incorporation of the said company.

In testimony whereof I (or we) have signed these presents at the office of the said company, this day of one thousand eight hundred and

(Signature of the transferrer or of his Attorney). Witness

I (or we) do hereby accept the foregoing assignment of shares in the capital stock of the Montreal and Salaberry Steamboat Company, assigned to me (or us) as above mentioned, this day of one thousand eight hundred and day of one thousand eight hund (Signature of the transferree or of his Attorney). Witness