## Technical and Bibliographic Notes / Notes techniques et bibliographiques

L'Institut a microfilmé le meilleur exemplaire qu'il lui a

30x

The Institute has attempted to obtain the best original

copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.		plaire ograp ou qu	ossible de se procurer. Les détails de cet exem e qui sont peut-être uniques du point de vue bibli phique, qui peuvent modifier une image reproduite ui peuvent exiger une modification dans la métho prmale de filmage sont indiqués ci-dessous.	
i j	Coloured covers / Couverture de couleur			Coloured pages / Pages de couleur
<del></del> 1	Covers damaged /			Pages damaged / Pages endommagées
1 1	Couverture endommagée			Pages restored and/or laminated / Pages restaurées et/ou pelliculées
	Covers restored and/or laminated /			
	Couverture restaurée et/ou pelliculée	e	<b>boo</b>	Pages discoloured, stained or foxed / Pages décolorées, tachetées ou piquées
	Cover title missing / Le titre de couve	erture manque		Pages detached / Pages détachées
	Coloured maps / Cartes géographique	ues en couleur		
	Coloured ink (i.e. other than blue or	black) /	w l	Showthrough / Transparence
	Encre de couleur (i.e. autre que bleu	ue ou noire)	1	Quality of print varies / Qualité inégale de l'impression
	Coloured plates and/or illustrations /	•		additio mogalo do i improcolori
	Planches et/ou illustrations en coule			Includes supplementary material / Comprend du matériel supplémentaire
To the state of th	Bound with other material /			omprona da matonor dappromentame
	Relié avec d'autres documents			Pages wholly or partially obscured by errata slips tissues, etc., have been refilmed to ensure the bes
	Only edition available /			possible image / Les pages totalement ou
	Seule édition disponible			partiellement obscurcies par un feuillet d'errata, une pelure, etc., ont été filmées à nouveau de façon à
V	Tight binding may cause shadows or interior margin / La reliure serrée p	_		obtenir la meilleure image possible.
	l'ombre ou de la distorsion le lon intérieure.			Opposing pages with varying colouration o discolourations are filmed twice to ensure the bes
	Blank leaves added during restoration	ons may appear		possible image / Les pages s'opposant ayant des colorations variables ou des décolorations son
	within the text. Whenever possible, the omitted from filming / It se peut que of the control of	hese have been		filmées deux fois afin d'obtenir la meilleure image possible.
	blanches ajoutées lors d'une apparaissent dans le texte, mais, lo possible, ces pages n'ont pas été fil	restauration rsque cela était		
			Lauad	in as last page in
	Additional comments / Cover title page is bound in as last page in Commentaires supplémentaires: book but filmed as first page on fiche.			
This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué ci-dessous.				

12x 16x 20x 24x 28x 32x

22x

26x

18x

14x

10x

4th Session, 3d Parliament, 14 & 15 Vict., 1851.

## BILL.

To revive and amend "the Act to incorporate the Wolf Island, Kingston and Toronto Railroad Company."

Received and read a first time, Wednesday, 13th August, 1851.

Second reading, Thursday, 14th August, 1851.

Hon. Mr. MACDONALD.

## BILL.

An Act to incorporate the Wolfe Island Railway and Canal Company.

HEREAS an Act passed in the tenth year of Her Preamble. Majesty's Reign, intituled, " An Act to incorporate " The Wolfe Island, Kingston and Toronto Ruilroad "'Company," has expired; and whereas another Com-5 pany has applied to the Legislature for a Charter to construct a Railroad from Kingston to Toronto; and whereas it is expedient to incorporate a Company to construct a Railway and Canal, or one of them, across Wolfe Island, in the County of Frontenac: Be it therefore 10 enacted, &c.,

That Francis M. Hill, John Macpherson, Thomas Kirk- Certain perpatrick, William Ford the younger, John K. Forsyth, sons incorpo-rated as the Henry Smith the younger, John Watkins, Ellery W. Wolfe Lilund Palmer, Noble Palmer, George Baxter, Henry Gilder-Railway and 15 sleeve, John A. Macdonald, Colin Miller, Maxwell W. pany. Strange, John Counter and Alexander Campbell, or any of them, together with all such persons as shall become shareholders of any share or shares in the undertaking hereinafter mentioned and authorized to be carried 20 on, shall be, and are hereby ordained, constituted and declared to be a body corporate and politic in fact, and by the name of "The Wolfe Island Railway and Canal Corporate Company," and by that name they and their successors name and shall and may have continued succession, and by such powers.

25 name shall be capable of contracting and being contracted with, of suing and being sued, pleading and being impleaded, answering and being answered unto, in all courts and places whatsoever, and in all manner of actions, suits, complaints, matters and causes whatsoever; and that they 30 and their successors may and shall have a common seal, and may change and alter the same at their will and pleasure; and also that they and their successors, by the name aforesaid, shall be in law capable of purchasing, having and holding, to them and their successors, any estate, real, personal or mixed, to and for the use of the 35 said Company; and of letting, conveying, or otherwise departing therewith for the benefit and on account of the said Company, from time to time as they shall deem necessary and expedient.

II. And be it enacted, That the said Company, and Company 40 their agents, servants and workmen, are hereby author- may enter ised and empowered to enter into and upon the lands lands.

and grounds of and belonging to Her Majesty the Queen, her Heirs or Successors, or to any other person or persons, bodies politic or corporate, on the consent of Her said Majesty, her Heirs or Successors, and of such other person or persons, bodies politic or corporate, first being obtained, and to survey and take levels of the same or any part thereof, and to set out and ascertain such parts thereof as they shall deem necessary and proper for making the said Railway and Canal, or either of them, and to take and appropriate, have and hold, to and for 10 the use of the said Company and their successors, lands sufficient for the construction of the said Railway and Canal, or either of them, with all necessary locks, towpaths, basins, stations, warehouses and other erections, as may be required by the said Company for the purposes 15 aforesaid; and to purchase the same to and for the use of the said Company; and with full power under this Act to and construct lay out and construct, make and finish, a double or single certain works. iron or wooden Railway; and also to make and construct a Canal, of such dimensions as they may think proper; 20 and with full power to intersect or cross any road or highway lying in the route of the said Railway or Canal, and to construct their Railway or Canal across, upon or along the same: Provided that the Company shall restore

> the said road or highway so as not to impair its useful- 25 ness; and also with full power and authority to carry for hire and reward, in steam or other vessels, goods, wares,

Power to do certain things

Proviso.

merchandise and passengers, from the City of Kingston, through the said Canal, to Cape Vincent, in the State of New York: Provided always, that nothing hereinbefore 30 Proviso. contained shall extend or be construed to extend to compel the owner or owners of any lands, to sell, convey, or otherwise depart with the same to the said Company,

without his or their consent.

And may agree with owners of lands, &c.

III. And be it enacted, That the Directors of said 35 Company shall be and the same are hereby empowered to contract, compound, compromise, and agree with the owners and occupiers of any land through or upon which they may determine to cut and construct the said intended Railway and Canal, or either of them, either for the abso- 40 lute purchase of so much of the land as they shall require for the purposes of the said Company, or for the damages which he, she, or they may be entitled to recover in consequence of the said intended Railway and Canal or either of them, and other constructions, or buildings upon 45 Arbitration in his, her or their respective lands; and in case of any disagreement between the Company and the owner or owners, occupier or occupiers of such land as aforesaid, either upon the value of the lands and tenements proposed to be purchased, or upon the amount of damages 50 to be paid, as aforesaid, it shall and may be lawful for the Directors of the said Company to nominate and appoint an indifferent person, who, together with one other per-

case of disagreement.

son, nominated and appointed by the party or parties so disagreeing, shall elect a third, which three shall be the Arbitrators between the Company and party or parties so disagreeing, the award of the majority of whom shall be

IV. And be it enacted, That if any person or persons Penalty on shall wilfully, maliciously, or to the prejudice of the said persons damaging, &c Company, break down, damage, or destroy any bank, lock, gate, sluice or any works, machine or device to be 10 erected or made by virtue of this Act, or do any other wilful act, hurt or mischief, to disturb or prevent the carrying into execution, or completing, supporting, or maintaining the said Railway and Canal, or either of them, or works hereinbefore referred to, every such person or per-15 sons offending, shall forfeit and pay to the said Company the value of the damages proved by the oath of one or more credible witness or witnesses, such damages, together with the costs of suit in that behalf incurred, to be recovered by action in any Court of law in this Pro-20 vince having jurisdiction competent to the same, and in case of default of payment, such offender or offenders may be committed to the Common Gaol for any time not exceeding three months, at the discretion of the Court before which such offender shall be convicted.

V. And be it enacted, That if any person or persons Andob-25 shall in any manner obstruct the passage of any boat, ves- structing sel or raft passing on or through the said Canal, and shall boats, &c., not immediately, upon due notice given to such person or thereon. persons so obstructing the passage aforesaid, remove the 30 same, shall forfeit and pay for every such offence the sum of five pounds, which forfeiture shall be paid to the said Company; and it shall and may be lawful for the agents or servants of the Company to cause any boat, vessel or raft to be unloaded or removed in such manner 35 as shall be proper for preventing such obstruction in the navigation, and to detain and seize such boat, vessel or raft, and the loading thereof, until the charges occasioned by such obstruction, unloading or removal are paid.

VI. And be it enacted, That it shall and may be law- Tolls how to 40 ful for the President and Directors of the said Company be regulated. to regulate, from time to time, and establish the rates of toll payable by persons navigating upon the said Canal, and also the rates of toll for the transportation of goods, wares, merchandize and passengers in the said Railway, 45 and the said Company shall, annually if required, exhibit an account to either branch of the Legislature of the tolls collected upon the said Railway and Canal, and of the sums expended in keeping the same in repair, and also of the goods, wares and merchandise, transported in 50 and along the same.

Meeting of Directors to fix rates.

VII. And be it enacted, That the said Directors of said Company shall, at their first general meeting held after the the Railway or Canal shall be finished, ascertain and fix the rates and dues to be taken by virtue of this Act; and it shall and may be lawful for the Directors of the said 5 Company to alter the said rates at any subsequent meeting, after giving three months' public notice of the same; and that a schedule of rates shall be affixed upon the most public place at such Railway and Canal.

Tolls, &c. to whom paid, &c.

VIII. And be it enacted, That the several dues, tolls, 10 and rates, so appointed to be taken as aforesaid, shall be paid to such person or persons at the said Railway or Canal, or at such place or places near the said Railway or Canal, in such manner and under such regulations as the said Directors shall direct or appoint, and in case of 15 denial or neglect of payment of any such rates, dues, or any part thereof, on demand, to the person or persons appointed to receive the same as aforesaid, the said Company may sue for and recover the same in any Court having jurisdiction thereof; or the person or persons 20 to whom the said rates or dues ought to be paid may. and he is, and they are hereby empowered to seize and detain such boat, vessel, barge, or raft for or in respect whereof such rates or dues ought to be paid, and detain the same until payment thereof. 25

Capital Stock IX. And be it enacted, That the whole amount of the stock, estate, and property which the said Company shall be authorized to hold, including the Capital or shares hereinafter mentioned, shall not exceed in value fifty thousand pounds.

30

Amount of shares.

X. And be it enacted, That each share shall be twenty-five pounds Provincial currency, and the number of shares shall not exceed two thousand, and that books of subscription shall be opened by such person or persons, and under such regulations as the majority of Di-35 rectors hereinafter named, for the time being, assembled at a meeting to be called by any one of them, shall direct.

Who shall be the first Director.

XI. And be it enacted, That Francis M. Hill, William Ford the younger, John Counter, Henry Smith the younger, John A. Macdonald, Henry Gildersleeve, and 40 Alexander Campbell, shall be, and they are hereby constituted and appointed the first Directors of the said Company, appointed under this Act, which body of Directors shall, after the passing of this Act, elect one of their body to be the President, and appoint the officers, 45 agents, and servants necessary to such direction; and should any one or more of the said Directors resign, or be removed by death, then the majority of the survivors may elect some other person or persons to supply such vacancy so made as aforesaid.

XII. And be it enacted, That so soon as Ten Thou- A general sand Pounds shall have been subscribed, and a deposit meeting to made thereon, as may be required by the rules, regula-after a certain tions, and by-laws made and adopted by the Directors amount sub-5 as aforesaid, a general meeting of the Subscribers shall scribed. take place, of which due notice, of not less than thirty days, shall be given, in some newspaper of the City of Kingston, of the time and place of such meeting, and it shall and may be lawful for the subscribers, at such 10 meeting, to proceed to the election of new Directors for the said Company; and such election shall then and there be made by a majority of shares voted for in manner hereinafter prescribed, and the Directors then and there elected shall be capable of serving until the first 15 Monday in June succeeding.

XIII. And be it enacted, That the affairs and concerns Seven Direcof the said Company shall be managed and conducted by tors to manage seven Directors, who shall be Shareholders each to the affairs, &c amount of five shares, one of whom shall be chosen Presi-20 dent, who shall hold their office for one year; and such Directors shall be elected on the first Monday in June in each and every year, at such time of the day and at such place as a majority of the Directors for the time being shall appoint, and public notice shall be given in the 25 usual manner, of such time and place of meeting; and the said election shall be held and made by such of the Shareholders of the said Company as shall attend for that purpose, in their own proper person or by proxy; and all elections for Directors shall be by ballot, and 30 the seven persons who shall have the greatest number of votes at any election, shall be Directors, and the majority of Directors shall elect the President. Each Shareholder Votes. shall be entitled to a number of votes proportionable to the number of shares he or she shall have held in his or 35 her own name at least one month prior to the time of voting.

XIV. And be it enacted, That in case it should happen Corporation that an election of Directors shall not be made on any not dissolved by failure to day when, pursuant to this Act, it ought to have been elect Direc-40 made, the said Corporation shall not, for that cause, be tors. deemed to be dissolved, but that it shall and may be lawful on any other day to hold and make an election of Directors in such manner as shall have been regulated by the laws and ordinances of the said Corporation.

XV. And be it enacted, That the Directors, for the Directors to time being, or the majority of them, shall have power to make rules make such By-laws and regulations as to them shall appear ment of atock, proper, touching the management of the stock, estate, &c. and effects of the said Corporation, and touching the duty 50 and conduct of the officers, clerks, and servants employed by the said Company, and all such other matters as ap-

pertain to the business of the said Company, and shall also have power to appoint as many officers, clerks, and servants, for carrying on the said business, and with such salaries and allowances as to them shall seem meet.

Public Act.

XVI. And be it enacted, That this Act shall be taken 5 and deemed to be a public Act, and as such shall be judicially noticed by all Judges, Justices of the Peace, and other persons, without being specially pleaded.