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4th Session, 6th Parliament, 24 Victoria, 1861.

BILL.

An Act to ircorporate the Canada Central Railway Company.

(PRIVATE BILL.)

Received and Read, first time, Tuesday, 6th April, 1861.

Second Reading, Wednesday, 10th April, 1361.

Mr. W. F. POWELL.

QUEBEC:
PRINTED BY THOMPSON, HUNTER & CO.,
ST. URSULE STREET.

An Act to incorporate the Canada Central Railway Company.

WHEREAS it has been found that the construction of the Railway Preamble. If authorized by the Act passed in the nineteenth and twentieth years of Her Majosty's Reign, intituled "An Act to provide for and encourage the construction of a Railway from Lake Haron to Quebec," 5 has been attended with difficulty in consequence of the want of a concentrated interest therein; And whereas it is expedient to extend and amend the said Act and to change the name of the Company; and whereas certain persons have by their petition represented that the vast country extending through the interior of this Province is wholly with-10 ont railway communication, and would be greatly benefitted if opened up thereby; and whereas the said persons have, in their said petition, przyed to be incorporated for the said purposes, and for the purposes of the said recited Act, under the name of the Canada Central Railway Company: Therefore, Her Majesty, by and with the advice and consent 51 of the Legislative Council and Assembly of Canada, enacts as follows:

1. Nicholas Sparks, John Supple, Alexander McIntosh, Christopher Company in-Armstrong, William O'Meara, P. Pearson Harris, Thomas Langrell, Corporated. Peter A. Eglison, William Jno. Wills, J. B. Mongenais, Joseph Hinton, Robert Craig, James Deyke, James Goodwin, Francis Clemow, James 29 Learny, John Forgie, James Skead, Alexander Scott, J. M. Currier, John W. Loux, Richard W. Scott, and William Frederick Powell, Esquires, with all such other persons, Corporations and Municipalities as shall become Shareholders in the Company hereby constituted, shall be, and they are hereby ordained, constituted and declared a body Name. 25 Corporate and Politic, by the name of the "Canada Central Railway Company."

2. The first, second, third and eleventh sections of the said Act cited Certain parts in the Preamble of this Act, and so much of any other section thereof of 19 & 20 V. or of any other Act as is inconsistent with this Act are hereby repealed, ed, and new 30 and the said Canada Central Railway Company is hereby declared to company subbe in the place and stead of the Companies therein named, and of the stituted for new Company incorporated by the said recited Act, and entitled to all those named in it. the benefits, advantages and franchises thereby granted, except in so far as they are by this Act altered, and all the remaining clauses and pro-35 visions of the said recited Act not inconsistent with this Act shall be the same as if incorporated herewith.

3. All the provisions of the Railway Act shall be incorporated with Railway Act this Act, save in so far as they may be inconsistent with any express incorporated with this Act. enactment herein contained.

4. The Company may lay out, construct and finish a double or single Line of Railtrack of railway, from such point on Lake Huron as may be found best way defined. adapted for the purpose, to such point on the River Ottawa as the said

other Railways

Junction with Company may hereafter determine, and thence by way of Ottawa and Arnprior to the City of Montreal; and the said Company shall have the right to form a junction with the Grand Trunk Railway Company or North Shore Railway Company, the Vaudreuil Railway Company or any other Company leading to the City of Montreal, at such point, and on any 5 one of the said Railways as may seem to the Canada Central Railway Company most expedient.

Form and registration of Deeds under this Act.

5. Deeds and Conveyances under this Act, for the lands to be conveyed to the said Company for the purposes of this Act, shall and may, as far as the title to the said lands or the circumstances of the parties 10 making such conveyance will admit, be made in the form given in the Schedule annexed to this Act, marked A; and all Registrars are are hereby required to register such Deeds in their Registry Books on the production thereof and proof of execution, without any memorial, and to minute every such entry on the Deed; the said Company are to 15 pay the Registrar for so doing the sum of two shillings and six-pence and no more.

First Directors named.

6. John W. Loux, Robert Craig, James Skead, Richard W. Scott, Henry W. McCann, John McKay, John Supple, Joseph Hinton, William Frederick Powell, Coll McDonell, John Forgie, Peter A. Egleson 20 and J. B. Mongenais, are hereby constituted and appointed the first Directors of the Company, and until others shall be named as hereinafter provided, shall constitute the Board of Directors of the Company, with power to fill vacancies occurring thereon, and to associate with themselves thereon not more than three other persons, who, on being so named, shall become and be Directors of the Company equally with themselves, to open Stock Books, to make a call upon the shares subscribed therein, to call a meeting of the Subscribers thereto, for the election of other Directors as hereinafter provided, and with all such other powers as under the Railway Act are 30 vested in such Board.

Powers

First General Meeting of Shareholders and election of Directors.

Votes of Municipal Corporations bolding stock.

7. So soon as one-tenth of the capital stock shall have been subscribed, it shall be lawful for the said Directors, or a majority of them, by public notice, to be given at least thirty days previous in the Canada Gazette, and in one or more newspapers published in the Cities of Mon- 35 treal and Ottawa, to call a first General Meeting of the Shareholders, at such time and place as they shall think proper; and at such Meeting, and at every Annual General Meeting of the Company thereafter, there shall be elected not less than seven nor more than ten Directors. to serve until the next Annual General Meeting, and until their succes- 40 sors are appointed; and at every such Meeting, each Municipal or other Corporation, holding Stock to the amount of twenty thousand dollars or more, and not being in arrear for any call thereon, may either take part in such election as an ordinary Shareholder, or may abstain from so doing; and each such Corporation as shall so abstain may, either then 45 or at any time thereafter, by By-law in that behalf, name one other Director, who need not himself be a Shareholder, to serve for the like term—the thirty-fourth and seventy-eighth sections of the Railway Act being in this behalf hereby superseded.

Ten per cent. may be required down.

S. The Directors may require, should they deem it desirable, all par- 50 ties subscribing for stock in the said Company to pay a deposit of not more than ten per cent. thereon; the amount of such deposit shall be decided by the Board of Directors, and future calls for instalments shall

instalments.

at no one time exceed five per cent., nor shall more than one call be made within thirty days.

9. No person shall be qualified to be elected such Director by the Qualification Shareholders, unless he be a Shareholder holding at least ten shares of of Directors. 5 stock in the Company.

10. The Annual General Meetings of the Company shall be held Annual Genthereafter on the first Wednesday in the month of June yearly, or on such other day as shall be appointed by any By-law of the Company, and at such place and hour as by such By-law shall be appointed; and 10 public notice thereof shall be given at least thirty days previously, in the Canada Gazette and in one or more newspapers published in the Cities of Montreal and Ottawa.

11. Every proprietor of shares in the said Company shall be entitled One vote for on every occasion when the votes of the members of the said Canada each share. 15 Central Railway Company are given, to one vote for every share held by him.

12. At all meetings of the Company, the Stock held by Municipal and other Corporations may be represented by such person as they shall have respectively appointed in that behalf by By-law, and such person 20 shall, at such meeting, be entitled equally with other Shareholders, to Proxies. vote by proxy; and no Shareholder shall be entitled to vote on any matter whatever, unless all calls due on the stock held by such Shareholders in arrears not holder shall have been paid up at least one week before the day appoint- to vote. ed for such meeting.

Votes of

13. From and after the first General Meeting of the Company, the Directors. Directors so chosen as aforesaid by the Shareholders as aforesaid, and the Directors representing Corporations as aforesaid, shall form the Board of Directors of the Company; and if any vacancy shall occur vacancies. by death, resignation or otherwise, among the Directors of the former 30 class, a majority of the remaining members of the Board may elect any qualified Shareholder to fill the same; and if any vacancy shall occur among the Directors of the latter class, the Corporation interested may by By-law name another person to fill the same.

14. Five members of the Board of Directors of the Company shall be Quorum. 35 a quorum thereof for the transaction of business; and the Board may employ one or more of their number as paid Director or Directors.

15. The Capital Stock of the Company shall be the sum of seven Capital and millions of dollars, to be divided into seventy thousand shares of one Shares. hundred dollars each, and shall be raised by the persons and Corpora-40 tions who may become Shareholders in such Stock; and the money so To what purraised shall be applied, in the first place to the payment and discharge pose to be apof all fees, expenses and disbursements for procuring the passage of plied. this Act, and for making the Surveys, Plans and Estimates connected with the works hereby authorized; and all the remainder of such money 45 shall be applied to the making, maintaining and working thereof, and the other purposes of this Act. and to no other purpose whatever; and Preliminary until such preliminary expenses shall be paid out of the said Capital Stock, expenses. the Municipality of any County, Town, Township, Parish or Village, on the line of such works, may pay out of the general funds of such Muni-50 cipality its fair proportion of such preliminary expenses, which shall

1

thereafter be refunded to such Municipality from the Capital Stock of the Company, or be allowed to it in payment of stock.

Directors to Lame Certificates, Bonds, &c.

16. It shall and may be lawful for the Directors of the said Company for the time being, to make, execute and deliver all such scrip and share certificates, and all such Bonds, Dubentures, Mortgages or other Securities, as to the said Directors for the time being shall, from time to time, seem most expedient for raising the necessary capital for the time being authorized to be raised by the said Company, or for raising any part thereof.

Company muy raise in dey by Look.

17. The Company may raise, by way of loan uper their Bonds or 10 Dependings, in addition to their authorised Share Canital, any sum not extending one-ball of such capital, and such Bonds or Dependings may be for such amount respectively as the said Company may deem expedient, and all Bonds and Dependings to be executed by the raid Company may be probable to bearer; and all such Bonds. Depantures, or other Besurities of the said Company, and all dividends and interest warrants thereon respectively, which shall purport to be payable to bearer, shall be assignified at law by delivery, and may be such on and enforced by the respective bearers and owners thereof, for the time being, in their own names.

&£.

Debenthics,

Payment of, Interest until the works are completed,

18. It shall be lawful for the Board of Directors, out of the Capital of the Company, to provide and pay such sum as may from time to time with the earnings of the Company available for dividend, be sufficient to pay interest upon the Loan and Stock and Share Capital of the Company, until the completion of the authorized works of the undertaking of the Company: Provided always, that such paymonts shall not continue to by much upon the Stock and Share Capital, except out of the carnings of the Company, after the first day of May, one thousand, eight hundred and sixty-live.

Proviso.

Railway may be gived do into section, and frightat harpose,

19. The Board of Directors of the Company may, by By-Law, divide 80 the size lian of the work hereby authorised into sections not less than twenty-five miles long; and in that case any one or indee of such sections, when completed, shall be known as and become the Railway hereby, authorised, although any other section or sections may not be empleted; and the putting into operation of any one or more of such sections within four years from the passing of this Act; shall secure the Corporate existence of the Company and its right thereafter to construct any remaining section or sections—the one hundred and seventeenth section of the Railway Act being in that behalf hereby superseded.

Briensofland to be taken for Depock.

**More than the company, for any of their Stations or Depots, at any place where such Station or Depot may be required for any of their works hereby authorized, may take land to the extent of wonty acres, without the consent of the proprietor thereof, but subject otherwise to the provisions of the Railway Act in that behalf.

Agreements with other Railway Companies. 21. The Company may enter into any agreement with the North Shore Railway Company, the Grand Trank Railway Company, or any other Railway Company whose line of operations may in any wise connect with the line of route of the Company, for the leasing of their Railway or any part thereof, to such other Company, or for the leasing 50 or hiring out to auch other Company, of any Locomotives, Cara, Cara

riages. Tenders, or other moveable property of the Company, either altogether, for any time or times, occasion or occasions, or for the leasing from such other Company, of any Railway or part thereof, or for the leasing or hiring from such other Company, of any Locomotives, 5 Cars, Carriages, Tenders, or other moveable property, either altogether, or for any time or times, occasion or occasions, or for the using of the part of the Railway, or moveable property of the Company, or of the Railway or moveable property of such other Company, in common ov the two Companies, or generally may make any agree-10 ment or agi ements with such other Company touching the use by one or other, o both of such Companies, of the Railway or moveable property of ither or both, or of any part thereof, or touching any service to be rendered by the one Company to the other, and the compensation therefor: But no such agreement as aforesaid shall be valid Proviso 15 or binding for more than one year from the date thereof, unless in the course of sucl year, it be ratified by the Shareholders of the Company,

duly assembled at a general meeting thereof.

22. The Directors of the Company may, subject to the rules and Company regulations, from time to time, of the Board, appoint an Agent in the 20 City of London, in England, with power to pay dividends, to open and keep books of transfer for the shares of the Company, and for the issue certain of Scrip and Stock Certificates, and thereupon shares may be transferred from the Canada Office to the London Office in the names of the transferees, in the same manner as shares may be transferred in the former 25 office, and vice versa; and shares originally taken and subscribed for in Great Britain may be entered upon the Books at the London Office, and Scrip Certificates be issued for them, and the Agent or other Officer shall transmit an accurate list of all such transfers and Scrip Certificates so issued, to the Secretary or other officer of the Company in this 30 Province, who shall thereupon make the requisite entries respecting such transfer and Scrip Certificates in the Register kept in the Province, and thereupon the same shall be binding on the Company as to all the rights and privileges of Stockholders, as though the Scrip Certificates had been issued by the Secretary of the Company in this Province.

may have an England with

35 23. The line of the Railway which the said Canada Central Rail- When a secway Company hereby incorporated is authorized to construct shall be held and considered as one whole independent line, from its point of commencement at Lake Huron to the Point on the River Ottawa to be proportionate selected by the said Company as an Eastern Terminus, or to the point 40 of junction with any Railway with which the said Company may conneet; and so soon as any portion thereof not less than twenty-five miles in length is actually completed in a good and permanent manner as provided in the eightcenth section of the said recited Act, then there shall be granted by the Governor in Council to the said Company, a propor-45 tion of the lands therein mentioned equal to the proportion of the road so built, and it shall be lawful for the Governor in Council to grant the said lands, being ungranted lands of the Crown, lying in the territory through which the said Railway passes, and being within the water shed of the Ottawa River.

tion of the Railway is completed, a extent of pubhe lands may be granted to the Company.

24. This Act shall be deemed a Public Act.

50

Public Act.

SCHEDULE A.

A. B. of in consideration of

paid to me (or us as the case may be) by
the receipt whereof is hereby acknowledged, do hereby grant, bargain,
sell, convey, and confirm unto the said Company, their successors and
Assigns for ever all that tract or parcel (or tiose tracts or parcels, as the
case may be) of land situate (here describe the lands) the same having
been selected and laid out by the said Company for the purposes of their
Railway: To have and to hold the said lands and premises, with all appartenances thereto, to the said their successors and Assigns
for ever (here add clause for release of Docer if any)

Witness my hand and ead (or our hands and seals as the case may be) this day of in the year of Our Lord, one thousand

eight hundred and

Signed, scaled and delivered in presence of