## 12° VICTORIÆ.

## A. D. 1849.

## CAP. LX.

An Act in further amendment of the Acts relating to the Incorporation of the Saint Andrews and Quebec Rail Road Company.

Passed 14th April 1849.

BE it enacted by His Excellency the Lieutenant Governor, Legislative Council and Assembly, That the second section of an Act made and **l**. passed in the eleventh year of the Reign of Her present Majesty, intituled AnAct in addition to and in amendment of an Act further to amend and extend the provisions of an Act, intituled "An Act to incorporate the Saint Andrews and Quebec Rail Road Company," be and the same is hereby repealed.

II. And be it enacted, That at every annual general meeting of the Saint Andrews and Quebec Rail Road Company, it shall and may be lawful for the shareholders present and appearing by proxy, to choose by a majority of votes Province and seven twenty Directors, being proprietors of at least ten shares each in the said Company; of which Directors thirteen shall be residents of and in this Province, and seven residents of and in that part of the United Kingdom called England ; all which Directors residents in England as well as in this Province, shall continue in office for one year or until others are chosen in their place.

III. And be it enacted, That the said thirteen Directors, residents of this Province, shall at their first meeting after their election choose one of their number President of the said Company; and five Directors shall form a quorum for the transaction of business, of whom the President shall always be one, except in case of necessary absence, when the Directors present may choose one of their number Chairman for the occasion; and in case of there being an equal number of votes for or against any question before the Board of Directors, the President or Chairman shall have a casting vote in addition to his ordinary vote as a Director.

IV. And be it enacted, That all the powers and duties conferred and imposed upon any Board of Directors mentioned in the Act incorporating the said Company, or any Act in addition to or in amendment of such Act, shall be enjoyed, executed and fulfilled by the said thirteen Directors residents of this Province; and that the powers and duties of the seven Directors residents of that part of Great Britain called England, shall be such as may be given, granted and imposed on them by the said Directors resident in this Province, or by any bye law of the said Company, and the same shall be enjoyed, executed and fulfilled by the said seven Directors under the instructions and control immediate and final of the said thirteen Directors, residents of this Province as aforesaid; provided always, that nothing herein contained shall affect, alter or abridge the powers of the stockholders resident in England as individual members of the Corporation.

CAP. LXI.

An Act in amendment of an Act, intituled An Act to provide for the Incorporation of certain Presbyterian Churches in this Province not in connexion with the Established Church of Scotland.

Passed 14th April 1849.

HEREAS by the first section of an Act passed in the tenth year of the ' Reign of Her present Majesty Queen Victoria, intituled An Act to pro-· vide for the Incorporation of certain Presbyterian Churches in this Province not in ' connexion with the Established Church of Scotland, certain persons therein named, ' and their successors, to be chosen and appointed in manner in and by the said 'Act mentioned, are incorporated by the name of "The Trustees of the Saint ' John Presbyterian Church in the City of Saint John, in connexion with the · Presbyterian

Act 11 V. c. 48, s. 2, repealed.

Twenty Directors to be chosen at the annual general meeting, thirteen resident in this in England.

Resident Directors to elect a President, and five to be a quorum for husiness.

President to have a casting vote on equal divisions.

**Resident** Directors to execute the duties under the Corporation Act ;

The non-resident Directors, such duties as may be prescribed.

10 V. c. 71.

Pieamble. 10 V. c. 71. Presbyterian Church in New Brunswick, and not in connexion with the Estab-'lished Church of Scotland:" And whereas the said Corporation are desirous ' that such name should be chariged ;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council Act 10 V. c. 71, and Assembly, That so much and no more of the first section of the said recited ed, and Corporate Act as gives the name and designation to the said Corporation of "The Trustees name changed. of the Saint John Presbyterian Church in the City of Saint John, in connexion with the Presbyterian Church in New Brunswick, and not in connexion with the Established Church of Scotland," be and the same is hereby repealed ; and in lieu and place thereof, the said parties in said first section mentioned, and thereby incorporated, and their successors, chosen and appointed, or to be chosen and appointed in the manner in and by the said Act mentioned and specified, shall forever hereafter continue and be a body politic, in deed and name, and shall continue to have succession forever, by the name of "The Trustees of the Saint John Presbyterian Church in the City of Saint John, in connexion with the Presbyterian Church in New Brunswick, adhering to the Westminster Standards," and by that name shall be enabled to sue and be sued, implead and be impleaded, answer and be answered unto, in all Courts and places in this Province, and shall have all other the powers, authorities, rights and privileges, given and granted by the said Act.

II. And be it enacted, That so much and no more of the fourth section of the Sec. 4 in part re-pealed, and sub-said Act as is contained in the words, " and second Book of Discipline as at pre- stitution made. sent recognized and adopted by the Established Church of Scotland," be and the same is hereby repealed; and in lieu and in place thereof shall be substituted and taken as part of the said section the words, "and Books of Discipline as at present recognized and interpreted by the Free Church of Scotland."

III. And be it enacted, That so much and no more of the seventh section of Sec. 7 in part re-pealed, and sub-the said Act as is contained in the words, "Saint John Presbyterian Church in stitution made. New Brunswick," where the same first occurs in the said section, be and the same is hereby repealed; and in lieu and in place thereof shall be substituted and taken as part of the said section the words, "Presbyterian Church in New Brunswick, adhering to the Westminster Standards :" and so much of the said section as is contained in the words, "Trustees of the Saint John Presbyterian Church in the City of Saint John, in connexion with the Presbyterian Church in New Brunswick, not in connexion with the Established Church of Scotland," be and the same is hereby repealed; and in lieu and in place thereof shall be substituted and taken as part of the said section the words, "Trustees of the Saint John Presbyterian Church, in the City of Saint John, in connexion with the Presbyterian Church in New Brunswick, adhering to the Westminster Standards;" and that in all and every other respects the said Act shall be and remain in full force and virtue.

## CAP. LXII.

An Act in addition to and in amendment of an Act, intituled An Act to incorporate the South 10 v. c. 72. Bay Boom Company. Passsd 14th April 1849.

HEREAS no provision is made in an Act made and passed in the tenth Preamble. year of Her Majesty's Reign, intituled An Act to incorporate the South 10 V. c. 72. ' Bay Boom Company, for the election of a Director or Directors for such Boom ' Company, in the event of a vacancy or vacancies occurring by death, removal, ' disqualification or otherwise, the want of which provision renders it inconvenient ' properly to carry on the operations of the Company;' (k) (

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