#### 1853. Cap-Rouge Pier, &c. Company. Cap. 256, 257.

consent of the Governor, to purchase the Stock now held by the Six Nation Indians in the Grand River Navigation Company, on such terms as may be agreed upon between the Governor and the Municipality or Municipalities desiring to purchase the same, and that in the event of such sale being effected to them or to any other parties, the Act passed in the Session held in the fourth and fifth years of Her Majesty's Reign, intituled, An Act to amend the Law regulating the Act 4 & 5 V. Election of Directors of the Grand River Navigation Company, c. 74, repealed shall be thereby repealed, and the powers given to the Governor and certain by the second and fourteenth Sections of this Act shall thence-powers of forth cease and determine, and the purchasers of the said Indian Governor to cease, &c. Stock shall be entitled to the number of votes, as provided by the Act first cited in the Preamble to this Act, in proportion to the number of shares so acquired by them, and moreover that should any Municipality or Municipalities become such purchasers, they shall not be subject to the limitation in regard to the number of votes contained in the proviso attached to the Section of the said Act thereunto relating.

XVI. And be it enacted, That this Act shall be deemed a Public Act. Public Act.

## CAP. CCLVII.

# An Act incorporating The Cap-Rouge Pier, Wharf and Dock Company.

## [Assented to 14th June, 1853.]

WHEREAS the Cap-Rouge Pier and Wharf Company, a Preamble. Joint Stock Company, formed and incorporated according to the provisions of the Act of the Parliament of this Province. passed in the twelfth year of Her Majesty's Reign, intituled, An Act to authorize the formation of Joint Stock Companies in Lower Canada, for the construction of Macadamized Roads, and of Bridges, and of other works of like nature, and consisting of Arthur Ritchie, John Egan, James Bell Forsyth, Michael Stevenson, Malcolm Cameron, and others, have petitioned the Legislature to have their powers extended, so as to enable them to construct Dry and Wet Docks at Cap-Rouge aforesaid, and to be incorporated for the purposes of this Act : Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of 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 of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That the said Arthur Ritchie, John Egan, James Bell Certain per-Forsyth, Michael Stevenson, Malcolm Cameron, together with sons incorporall such persons as at the time of the passing of this Act are Stockholders

#### Cap-Rouge Pier, &c. Company.

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Corporate name and powers.

Stockholders of the said Cap-Rouge Pier and Wharf Company. and all such other persons as shall become Stockholders of the Company hereinafter mentioned, shall be and are hereby ordained, constituted and declared to be a body corporate and politic, in fact, and by the name of The Cap-Rouge Pier, Wharf and Dock Company, and by that name they and their successors shall and may have continued succession, and by such name shall be capable of contracting or being contracted with, of sueing and being sued, pleading and being impleaded, answering and being answered unto in all Courts and places whatsoever, and that they 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 same name of The Cap-Rouge Pier, Wharf and Dock Company, 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 said Company, and of letting, conveying or otherwise disposing thereof, for the benefit and on account of the said Company, from time to time, as they shall deem necessary or expedient.

Empowered to explore country and hold real property.

Proviso: not to take property without consent of owner. Proviso.

Empowered to provide for the construction, &c., of Docks.

II. And be it enacted. That the Directors of the said Company shall have full power and authority to explore the country lying between the north-east boundary lines of the property at Cap-Rouge aforesaid, belonging to Alexander Simpson, Esquire, and the south-west boundary lines of the property of Arthur Ritchie, Esquire, and for the distance of one mile in direct line in depth from the high water mark of the River St. Lawrence northwards, within the said lines and prolongations thereof, and to designate and establish, and for the said Company to purchase, have and hold, to and for the use of the said Company, so much land, whether covered with water or not, as may be requisite to construct and complete the said Dry and Wet Docks, with the necessary locks, basins, paths, roads, flood gates, wharves, piers and other appendages, and also to select such convenient sites for such, and so many houses, warehouses and other erections as may be required by the said Company for the purposes thereof: Provided always that nothing herein contained shall extend or be construed to extend to compel the owner or owners of any such land or of any mill or mill-seat to sell, convey or otherwise depart with the same to the said Company, without the consent of such owner: And further provided, also that it shall not be lawful for the said Company to have and hold any such land belonging to Her Majesty without license and permission of the Governor in that respect first had.

III. And be it enacted, That it shall and may be lawful for the said Company incorporated by this Act, and they are hereby authorized and empowered from and after the passing of this Act, to supply the said Docks, or one or other of them, whilst making and when made, with water from all such brooks, springs, 1853.

#### Cap-Rouge Pier, &c. Company.

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springs, streams, water courses, hollows, lakes, or other repositories of water as shall be found in making the said Dock or Docks, or within the distance of one mile (except as hereinbefore mentioned) from any part of the said Dock or Docks, or from any reservoir or reservoirs to be made for supplying the said Dock or Docks with water, provided that the said Company shall not direct any stream or water course from its natural course or injure the land through which such stream may run, and the said Company are also hereby anthorized and empowered by themselves and their deputies, agents, servants and workmen to make one or more reservoir or reservoirs, and such or so many feeders, tunnels and aqueducts for the supplying the said reservoirs and Docks with water, and conveying water from any such reservoir or reservoirs to the said Dock or Docks according to plans of all such works previously made by the said Company and approved by the Governor in Council; and for the purposes aforesaid, the said Company and their Power to enter agents, servants and workmen are hereby authorized and upon lands for empowered to enter in and upon the lands, beaches and grounds survey. of or belonging to the Queen's Majesty, Her Heirs or Successors, or to any other person or persons, bodies politic or corporate, (excepting as hereinbefore provided,) 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 think necessary and proper for making and constructing the said Dock or Docks, and such reservoir or reservoirs, feeders, tunnels and aqueducts, and all such other matters and conveniences as they shall think proper and necessary for making, effecting, constructing, preserving, improving, completing and using the said Dock or Docks, as also the approaches by which the same is or are intended to be entered from the Rivers St. Lawrence and Cap-Rouge; and also to bore, dig, cut, trench, remove, take, To get matecarry away and lay earth, and also to make, build, erect and rials, &c. set up in and upon the said Dock or Docks, or upon the lands belonging to the said Company, such or so many bridges, tunnels, aqueducts sluices, locks, wears, pens for water, tanks, reservoirs, drains, floodgates, piers, wharves, quays, landing places and other works, ways, roads and conveniences as the said Company shall think requisite and convenient for the purposes of the said Dock or Docks, and also from time to Repairing and time to alter, repair, amend, widen and enlarge the same or enlarging any other of the conveniencies above mentioned, as well for works. the floating of ships, vessels and other craft to and from the said Dock or Docks, as for the carrying and conveying goods, commodities, timber and other things to and from the same, as for the carrying or conveying of all manner of materials necessary for making, erecting, furnishing, altering, repairing, amending, widening or enlarging the works of and belonging to the said Dock or Docks, and the approaches thereto, as for the repairing of any shipping or craft which may resort to the said Dock or Docks, and also place, lay, work and manufac- Placing mateture the said materials on the grounds near to the place or rials. places

Fences, passuges, &c.

Further powers

Compensation to be made.

Empowered of Cap-Rouge river,

And to construct works there.

Proviso in favor of occupiers of Mills, čc.

places where the said works or any of them are or shall be intended to be made, erected, repaired or done, and to build and construct the several locks, bridges, floodgates, works and erections belonging thereto, and also to make, maintain, repair and alter any fences or passages over, under or through the said Dock or Docks, or the reservoirs and tunnels, aqueducts, passages, gutters, water courses, floodgates and sluices, respectively, which shall communicate therewith, and also to make, set up, and appoint towing boats, steamboats, barges or other vessels for the use of the said Dock or Docks as they the said Company shall think convenient, and to construct, crect and keep in repair any piers, arches or other works in, upon and across any rivers or brooks for making, using, maintaining and repairing the said Dock or Docks, and the paths, roads, ways, wharves, passages and communications on the sides thereof; and also to construct, make and do all other matters and things which they shall think necessary and convenient for the making, effecting, preserving, improving, completing and using the said Dock or Docks, in pursuance and within the true intent and meaning of this Act ; they the said Company doing as little damage as may be in the execution of the several powers to them hereby granted, and making satisfaction in manner hereinafter mentioned for all damages to be sustained by the owners or occupiers of lands, tenements, or hereditaments adjoining to the said works.

IV. And be it enacted, That it shall and may be lawful for to acquire bed the said Company in constructing, making and completing the said Dock or Docks, to acquire, take and hold for that purpose so much of the bed of the River Cap-Rouge whether covered with water or not, and of the other lands comprised within the limits aforesaid, subject to the limitations hereinbefore mentioned, as the Directors of the said Company may deem requisite, as also to take and appropriate for the use of the said Dock or Docks, as well before as after their completion, the whole or so much of the waters of the said River Cap-Rouge as may be found necessary for the maintaining or using of the said Dock or Docks, subject to the limitations hereinbefore mentioned; and it shall be lawful for the said Company to erect at the mouth of the said River Cap-Rouge, where the same enters the River St. Lawrence, and on both banks of the said River Cap-Rouge within the limits aforesaid, as also on the beach and beaches in front thereof, such and so many wharves, quays, piers, forebays, locks, floodgates and other erections as may be necessary for the use of the said Company, and the purposes of the said Dock or Docks, and the communications to and therewith: Provided always, that all proprietors or occupiers for the time being, of mills or lands situated above the said Dock or Docks, or other works connected therewith, to whom the said River Cap-Rouge affords means of communication, shall, after the said Dock or Docks may have been completed, have the right as well for themselves.

### Cap-Rouge Pier, &c. Company.

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themselves, their servants, vessels, barges, boats or other water conveyances, to pass and repass free of expense into and through the said Dock and Docks, and the canals, locks or other communications to and from the same, with all such goods, merchandize, timber, firewood, or other lumber, moveable property or materials of every description, which bond fide belong to them, or are being conveyed or transported for their use, or belonging to other parties, but designed to be manufactured or having been manufactured at any mill and mills of every description in the River Cap-Rouge, as also to make fast to the piers, wharves, or other works connected with such Dock or Docks, for such reasonable time as may be requisite to enable them to convey and transport the same.

V. And be it enacted, That after any lands or grounds shall Certain parbe set out and ascertained to be necessary for constructing and ties and bodies completing the said Dock or Docks, and other purposes and corporate emconveniences hereinbefore mentioned, it shall and may be sell real estate lawful for all bodies politic, communities, corporations aggre- to Company. gate or sole guardians, and all other trustees whomsoever, not only for and on behalf of themselves, their heirs and successors, but also for and on behalf of those whom they represent, whether infants, lunatics, idiots, married women or other person or persons who are or shall be possessed of or interested in any lands or grounds which shall be set out and ascertained as afcresaid, to contract for, sell and convey unto the said Company, all or any part of such lands or grounds which shall from time to time be set out and ascertained as aforesaid, and that all such contracts, agreements and sales, shall be valid and effectual in law to all intents and purposes whatsoever, any law, statute or usage to the contrary thereof in any wise notwithstanding, and the price and value thereof shall be established in the manner hereinafter mentioned, for the determination of the value of lands or other tenements to be purchased by the said Company, and of the amount of damages committed thereby.

VI. And be it enacted, That the Directors of the said Com- Directors may pany shall be, and the same are hereby empowered to contract, contract with compound, compromise and agree with the owners and occupiers of any land through and upon which they may determine to cut and construct the said intended Dock or Docks, with all necessary and convenient locks, paths, wharves, ways, roads, communications and other erections and constructions contemplated by this Act to be cut, erected, constructed and built, either for the absolute purchase of so much of the said land as they shall require for the purposes of the said Company, or for the damages which he, she or they shall or may be entitled to recover from the said Company, in consequence of the said intended Dock or Docks, locks, paths, wharves, ways, roads, communications, and other erections and constructions being cut and constructed in or upon his, her or their respective lands.

VII.

Corporation or party not empowered to sell, may take as an equivalent.

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VII. Provided always, and be it enacted, That any body politic, community, corporation, or other person or persons whomsoever, who cannot, in common course of law, sell or an annual rent alienate any lands or grounds so set out and ascertained, shall agree upon a fixed annual rent as an equivalent, and not upon a principal sum, to be paid for the lands or grounds so set out and ascertained as necessary for constructing and completing the said Dry and Wet Docks, and other the purposes and conveniences relating thereto and connected therewith; and in case the amount of such rent shall not be fixed by voluntary agreement or compromise, it shall be fixed in the manner hereinafter prescribed; and for the payment of the said annual rent, and every other annual rent agreed upon or ascertained, and to be paid by the said Company for the purchase of any lands, or for any part of the purchase money of any land which the vendor of any land shall agree to leave in the hands of the said Company, the said Dock or Docks, and the rates and duties to be levied and collected in respect thereof, shall be and are hereby made liable and chargeable in preference to all other claims or demands thereon whatsoever, the deed creating such charge or liability being duly registered.

Capital.

One fifth to be paid before first Meeting.

Calls limited.

Rights of Stockholders.

Shares to be personalty and transferable as such.

VIII. Be it enacted, That the whole Capital or Stock of the said Company, inclusive of any real estate which the said Company may have or hold by virtue of this Act, shall not exceed in value Seventy-Five Thousand Pounds currency, for making, completing, maintaining and using the said Dock or Docks and other works: Provided, that before the first meeting of the Stockholders of the said Company shall be held, a fifth part of the said Stock shall be taken up and subscribed, and a tenth part of the amount of the said Capital paid up; and that not more than ten per cent. be called in by each instalment, and that each call shall be made after sixty days' notice for each call.

IX. And be it enacted, That the said sum of Seventy-Five Thousand Pounds, or such part thereof as shall have been or shall be raised by the several persons hereinbefore named, and by such other person or persons who shall or may at any time become a Subscriber or Subscribers to the said Piers, Wharves and Docks, and other works, shall be divided and distinguished into Fifteen Thousand equal parts or shares, at a price not exceeding Five Pounds per share, and that the shares shall be deemed personal estate, and shall be transferable as such : and that the said Fifteen Thousand shares shall be and are hereby vested in the said several Subscribers and their several and respective heirs, executors, curators, administrators and assigns, to their and every of their proper use and behoof, proportionally to the sum they and each of them have already or shall hereafter subscribe and pay thereunto, and all and every the bodies politic, corporate or collegiate, or communities, and all and every person or persons, their several and respective successors,

successors, executors, curators, administrators and assigns who have already severally subscribed and paid, or shall hereafter severally subscribe or pay, or shall hereafter severally subscribe or pay the sum of Five Pounds currency, or such sum or sums as have been or shall be demanded in lieu thereof towards carrying on and completing the said Piers, Wharves and Docks, shall be entitled to and receive, after the said Dock or Docks shall be completed, the entire and net distribution of the profits and advantages that shall and may arise and accrue by virtue of the sum and sums of money to be raised, recovered or received by the authority of this Act, in proportion to the number of shares so held, and every body politic, corporate or collegiate, or community, person or persons having such property of one fifteenth thousandth part or share in the said undertaking, and so on in proportion as aforesaid, shall bear and pay an adequate and proportional sum of money towards carrying on the said undertaking, in manner by this Act directed and appointed.

X. And be it enacted, That the said Company may from Corporation time to time lawfully borrow, either in this Province or else- emcowered to where, such sum or sums of money, not exceeding at any one raise money time the sum of Twenty-Five Thousand Pounda time the sum of Twenty-Five Thousand Pounds currency, as they may find expedient, and at such rate of interest, not exceeding seven per cent. per annum, as they may think proper, and may make the bonds, debentures, or other securities they shall grant for the sums so borrowed, payable at such place or places, within or without the Province, as they may deem advisable; and may hypothecate or pledge the lands, tolls, revenues and other property of the said Company for the due payment of the said sums and the interest thereon.

XI. And be it enacted, That in borrowing moneys by way Forms of deof loan, and in creating mortgages and hypothecs for securing bentures of the same, the Debentures of the said Company therefor shall the said Comand may be in the forms contained in the Schedules numbers one and two respectively annexed to this Act, and the registration at full length of a debenture in the form of the Schedule number one in the Registry Office for the County, in which the land or real estate, or any portion of the land or real estate of the Company thereby specially mortgaged and hypothecated shall lie, shall perfect the mortgage or hypothec created by such debenture, and the debenture and mortgage or hypothec thereby created shall be to all intents and purposes binding upon the said Company in favor of the holder of the debenture, any law or usage to the contrary notwithstanding : Provided always, that no debenture of the said Company shall be for a less sum than One Hundred Pounds currency.

XII. And be it enacted, That if after the registration in a Registration County Registry Office of a debenture of the said Company how duly cancreating a mortgage or hypothec, such debenture shall be celled. presented

pany.

Cap-Rouge Picr, &c. Company.

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presented at the Registry Office at which it was registered, with the word "cancelled," and the signature of the President or other duly authorized Director of the said Company, or of the Secretary of the said Company, written across its face, the Registrar or his deputy on receiving the usual fee in that behalf, and on proof of the cancellation by the oath of one credible witness (which oath the Registrar or his deputy is hereby authorized to administer,) shall forthwith make an entry in the margin of the Register against the registry of such debenture, to the effect that the same has been cancelled, adding to such entry the date thereof, and his signature, and thereupon the cancelled debenture shall be filed and remain of record in the said Registry Office : Provided always, that if any such cancelled debenture shall have been registered in more than one Registry Office, it shall remain of record in the Registry Office of the County within which the greater part of the property mortgaged and hypothecated thereby shall lie, the other Registrar or Registrars, or his or their deputies, having first endorsed thereon a certificate of the entry by him or them made of the cancellation thereof.

Company to fix rates and tolls.

Proviso.

May alter such rates.

Proviso: approval of Governor in Council required.

How dues to be paid and recovered. XIII. And be it enacted, That the said Company shall, at their general meeting held after any one or other of the said Dock or Docks shall be finished, ascertain and fix the rates and dues to be taken by virtue of this Act, as also to alter and fix the rates and dues to be taken by the said Company, in respect of their business carried on as a Pier and Wharf Company; and it shall and may be lawful for the Directors of the said Company to alter all and every 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 on the entrance and entrances of the said Dock or Docks, and at the Office of the Company (if any) in the vicinity of the same : Provided also, that no such tariff of rates or dues or any alterations of the same shall have any force or effect until the same shall have been approved and confirmed by the Governor in Council, with power to the Governor from time to time to revise the same.

XIV. And be it enacted, That the said several dues shall be paid to such person or persons, at such place or places near to the said Dock or Docks, in such manner and under such regulations as the said Directors shall direct or appoint, and in case of denial or neglect of payment of any such rates or 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 to whom the said dues ought to be paid, may, and he is, and they are hereby empowered to hinder from passing such boat, vessel, barge or other craft, raft of timber, deals or other lumber, goods, commodities or other articles for and in respect whereof such rates or dues ought to be paid, and detain the same until payment thereof.

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XV. And be it enacted, That the provisions of the said Act 12 V. c. 56 of the Parliament of this Province, passed in the twelfth year applicable to of Her Majesty's Beign intituled An Act to authorize the for Company. of Her Majesty's Reign, intituled, An Act to authorize the formation of Joint Stock Companies in Lower Canada, for the construction of macadamized roads and of bridges and other works of a like nature, shall be applicable to the said Company incorporated by this Act, in all matters and things not inconsistent with the provisions of this Act.

XVI. And be it enacted, That no Shareholder in the said No Share-Company of proprietors, shall be in any manner whatsoever holder indiviliable for or charged with the payment of any debt or demand dually liable. due by the said Company beyond the extent of his, her or their share in the Capital Stock of the said Company not paid up : Provided always, that the said Company shall not deal or carry Proviso. on any kind of trade or commerce whatsoever, otherwise than is bond fide necessarily connected with and arising out of the purposes and objects contemplated by the original Association, formed under the name of the Cap-Rouge Pier and Wharf Company, and those authorized and contemplated by this Act.

XVII. And be it enacted, That the said Company of pro- Company to prietors to entitle themselves to the benefits and advantages to complete one them granted by this Act, shall and are hereby required to make Dock within five years. and complete one or more of the said Dry and Wet Docks within five years from the passing of this Act, and if the same shall not be so made and completed within the said period, so as to be capable to be used by the public, then this Act and every other matter and thing therein contained, shall cease and be utterly null and void, as far as the same respects the constructing, repairing and maintaining such Dry and Wet Docks.

XVIII. And be it enacted, That application to the proper Application Court for indemnity for any damage or injury sustained by for compensacourt for indemnity for any damage of injury sustained by tion for da-reason of the powers and authority given by this Act, shall be mages, &c., made within six calendar months next after the time of such when to be supposed damage sustained, or in case there shall be a con-made. tinuation of damage, then within six calendar months next after the doing or committing such damage shall cease, and not afterwards, and the defendant or defendants shall and may plead the general issue, and give this Act and the special matter in evidence at any trial to be had thereupon, and may aver that the same was done in pursuance and by the authority of this Act.

XIX. And be it enacted, That the Directors of the said Com- Directors to pany shall have power from time to time to make such orders make regulaand regulations as they shall see fit respecting vessels, timber tions, &c.. and other property coming into or going out of and whilst vessels, &c. remaining in such Dock or Docks, as well as regards berths or otherwise; and shall also have power to appoint such person

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Cap-Rouge Pier. &c. Company.

16 VICT.

Proviso.

How affairs. &c. of Company to be conducted.

Property of Cap Rouge Pier and Wharf Company vested in Company inthis Act.

Cap-Rouge Pier and Wharf Comnany not dis-Act.

or persons as they may deem necessary to carry into effect such orders and regulations; Provided always, that such orders or regulations shall not be in force until the same shall have been approved by the Governor in Council, and the same may be from time to time revised by the Governor in Council.

XX. And be it enacted, That the stock, property, affairs and concerns of the said Company incorporated by this Act, shall be managed and conducted in the same manner as has already been provided by the Articles of Association of the Cap-Rouge Pier and Wharf Company, and by the By-laws and Regulations passed, made and adopted by the said last mentioned Company, and in force at the time of the passing of this Act; and the present Directors of the said Cap-Rouge Pier and Wharf Company shall continue and remain to be, and shall be Directors of the said Company incorporated by this Act, until duly replaced or re-elected under the terms of the said Articles of Association, By-laws, Orders and Regulations, and the election of Directors shall take place according to the existing By-laws. unless it be otherwise subsequently provided by any By-law, Order or Regulation to be passed, made or adopted by the said Company incorporated by this Act, provided that nothing therein is contrary to the present enactments.

XXI. And be it enacted, That the said stock and property, real and personal, and other the rights of the said Company, now and heretofore subsisting under the name of the Cap-Rouge Pier and Wharf Company, shall, from and after the passing of corporated by this Act, vest in and be transferred to the said Company incorporated by this Act, and thereupon the said last mentioned Company and their successors shall be liable for all the debts of the said Cap-Rouge Pier and Wharf Company, and shall be bound to fulfil all and every the contracts and obligations entered into by the said last mentioned Company previous to the passing of this Act.

XXII. And be it enacted, That nothing in this Act contained shall operate, or be construed to operate, as a dissolution of the said Corporation heretofore existing under the name of the solved by this Cap-Rouge Pier and Wharf Company, but the said Corporation and the Shareholders of the said Company, and their successors, shall remain and continue to form and constitute, together with such other persons as shall become Subscribers to the additional stock to be created under the provisions of this Act, and their successors, a body politic, incorporated as well for the purposes for which the said Joint Stock Company, called the Cap-Rouge Pier and Wharf Company, was originally formed, as for the purposes of this present Act, under the name of The Cap-Rouge Pier, Wharf and Dock Company, which shall be one and the same Corporation with the said incorporated Joint Stock Company heretofore existing, as aforesaid, under the name of the Cap-Rouge Pier and Wharf Company; Provided always, that

Proviso.

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### Cap-Rouge Pier, &c. Company.

in the event of the said Company incorporated by this Act not carrying into execution the powers hereby conferred upon them with respect to Dry and Wet Docks within the period prescribed by this Act, the said Company shall still subsist and continue to be incorporated as a Pier and Wharf Company, under their new name of The Cap-Rouge Pier, Wharf and Dock Company, and shall possess all their other powers, authorities and privileges conferred upon and belonging to them as a Pier and Wharf Company.

XXIII. And be it enacted, That after the making and com Power to Her pleting of the said Dock or Docks, it shall and may be lawful Majesty to for Her Majesty, Her Heirs and Successors to assume the pos-session and property of the same and of all and every the works perty of Comand dependencies thereon belonging or in any wise apper- pany. taining, by paying to the said Company, their heirs, executors, administrators, curators and assigns the full amount of their respective shares, or of the sums furnished and advanced by each Subscriber towards the making and completing of the said Dock and Docks, together with such further sum as will amount to ten per centum upon the moneys so advanced and paid, as a full indemnification to such Company, and the said Dock and Docks shall from the time of such assumption in manner aforesaid, appertain and belong to Her Majesty, Her Heirs and Successors who shall from thenceforth be substituted in the place and stead of the said Company, their successors and assigns for all and every the purposes of this Act so far as respects the said Dock and Docks, not including any property already or to be hereafter acquired by the said Company as a Pier and Wharf Company, or for purposes other than the construction and maintenance of Dry and Wet Docks and their appendages.

XXIV. And be it enacted, That the service of any summons Service on the or legal proceedings upon the said Company, shall be made Company. upon the President or Secretary or Treasurer of the said Company at their place of business, at Cap-Rouge aforesaid, where their place of business shall be carried on.

XXV. And be it enacted, That the said Company shall make Annual reannual reports of their assets and debts to the Government. ports.

XXIX. And be it enacted, That this Act shall be a Public Public Act. Act, and the Interpretation Act shall apply to this Act.

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#### SCHEDULE No. 1

#### Referred to in this Act.

#### CAP-ROUGE PIER, WHARF AND DOCK COMPANY LOAN.

No.

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Currency.

This Debenture witnesseth that The Cap-Rouge Pier, Wharf and Dock Company, under the authority of the Provincial Statute passed in the year of Her Majesty's Reign, and intituled, (here insert title of this Act.) having received from the sum of currency, as a loan, to bear interest from the date hereof, at the rate of per centum per annum, payable half yearly day of . on the and on , which sum of the day of currency, the said Company bind and oblige themselves to pay on the to the said , or to the bearer hereof, and to pay the interest thereon half yearly as aforesaid, on the production of

the Coupon therefor, which now forms part of this Debenture.

And for the due payment of the said sum of money and interest, the said Company, under the power given to them by the said Statute, do hereby mortgage and hypothecate the real estate and appurtenances hereinafter described, that is to say: (describe the property hypothecated.)

In testimony whereof , President of the said Company, hath hereto set and affixed his signature, and the Common Scal of the said Company, at the City of this day of one thousand eight . hundred and

President.

#### Counter-igned and entered,

#### Secretary.

I certify that this Debenture was duly registered in the Registry Office for the County of in the District of on the day of one thousand eight hundred and at of the clock in the noon, in Register page

Registrar.

SCHEDULE

No.

Quebec Pilots Act (Amendment.)

£.

Cap. 257, 258.

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### SCHEDULE No. 2

#### Referred to in this Act.

CAP-ROUGE PIER, WHARF AND DOCK COMPANY LOAN.

Currency.

This Debenture witnesseth that The Cap-Rouge Pier, Wharf and Dock Company, under the authority of the Provincial Statute, passed in the year of Her Majesty's Reign, intituled, (here insert title of this Act,) have received from the sum of currency, as a loan to bear interest from the date hereof, at the rate of per centum per annum, payable half yearly on the day of and on the day of

# , which sum of

pounds currency, the said Company hereby bind and oblige themselves to pay on the to the said

or to the bearer hereof, and to pay the interest thereon half yearly, as aforesaid, on the production of the *Coupon* therefor which now forms part of this Debenture.

In testimony whereof , President of the said Company hath hereunto set and affixed his signature and the Common Seal of the said Company, at the City of this day of one thousand eight hundred and

Countersigned and entered,

Secretary.

## CAP. CCLVIII.

An Act to amend the Act intituled, An Act to incorporate the Pilots for and above the Harbour of Quebec.

[Assented to 14th June, 1853.]

President.

W HEREAS the Corporation of the Pilots for and above Preamble. the Harbour of Quebec, have set forth by their Petition to the Legislature, that it is necessary for the interests of the said Corporation, and in order to facilitate the proper working thereof, that certain amendments be made to the Act incorporating the said Corporation, to wit: the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, chaptered one hundred and twenty-three; and intituled, An Act to incorporate the Pilots for and above the Harbour of Quebec; And whereas it is expedient to grant the prayer of the said Corporation: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly