above fifty tons, five shillings; Vessels above fifty tons, seven shillings and six pence; Steamboats, ten shillings; Boats and Vessels under five tons, free; on every Cord of Firewood, one shilling and three pence; and all articles not enumerated to pay in proportion to the above rates, subject to the direction of the Directors appointed by virtue of this Act: Provided never-

said Tolls should they see fit; and for any improvements on

the said line of road by railway, planking or macadamizing,

the said Company shall have full power and authority to ask

for, sue, demand, recover and take Toll for each Waggon or Carriage of one load, conveying not exceeding three thousand pounds exclusive of team or vehicle, for every mile not exceeding two pence; and for every evasion of the said Tolls,

Proviso. Directors may theless, that the said Directors shall have power to reduce the reduce the tolls.

Tolls on the Road.

parties may be proceeded against according to an Act passed in the sixteenth year of the Reign of Her present Majesty Queen Victoria, chapter one hundred and ninety, intituled, An Act 16 V. c. 190. to amend and consolidate the several Acts for the formation of Joint Stock Companies for the construction of Roads and other Works in Upper Canada.

Public Act.

IV. This Act shall be deemed a Public Act.

CAP. CXCVIII.

An Act to incorporate the "Otter Creek Navigation Company."

[Assented to 30th May, 1855.]

Preamble.

THEREAS the improvement of the Navigation of that part of Big Otter Creek, between the Mill dam of John M. Craufurd, Esquire, on said creek, within the limits of the Corporation of the Village of Vienna, and the outlet of the Creek, at the Harbor of Port Burwell, would manifestly tend to the improvement of that part of this Province, as well as be of great advantage to all persons engaged in conveying lumber, merchandize and other things between Vienna and Port Burwell aforesaid; And whereas Noah Cook, Thos. Jenkins, Jr., Thomas Edison, W. F. Wallace, John Elliott, S. O. Edison, Alum Marr, Robert Nichol, Wm. Francisco, B. T. Smith, John Dean, John G. McKinnon, Geo. Raymond, Samuel Drake, H. A. Gustin, Geo. Baxter, H. U. Gilbert, Wm. H. Hanvey, John Alexander, A. T. Doud, Geo. Suffel, Jno. Douglass and J. B. Marlatt, have petitioned to be by law incorporated for the purpose of effecting the improvement of such creek by means of a Joint Stock Company: 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 intisuled, An Act to re-unite the Provinces of Upper and Lower Canada.

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Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

I. The said Noah Cook, Thomas Jenkins, Jr., Thos. Edison, Certain per-W. F. Wallace, John Elliott, S. O. Edison, Alum Marr, Robert sons incorpor-Nichol, William Francisco, B. T. Smith, John Dean, John G. ated. McKinnon, Geo. Raymond, Samuel Drake, H. A. Gustin, Geo. Baxter, H. U. Gilbert, Wm. Hanvey, Jno. Alexander, A. T. Doud, Geo. Suffel, Jno. Douglass and J. Marlatt, Equires, together with such other persons as shall become Stockholders in such Joint Stock Company as is hereinafter mentioned, shall be and are hereby ordained, constituted and declared to be a body corporate and politic, in fact, by and under the name and style of "The Otter Creek Navigation Company," and by that name, Corporate they and their successors shall and may have continued succes- name and sion; and by such name shall be capable of contracting and powers. being contracted with, suing and being sued, pleading and being impleaded, answering and being answered unto, in all Courts or places whatsoever, in all manner of suits, actions, complaints, matters and causes whatsoever; and 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, they and their successors, by the same name of the Otter Creek Navigation Company, shall be in law capable of purchasing, having and holding to them and their successors, to and for the use of the said Company any Estate, real or personal, which may be necessary for the purpose for which the Company is incorporated, and of letting, conveying, and departing therewith for the benefit and on the account of the said Company, from time to time, as they shall deem necessary and expedient; Pro- Proviso: vided always that nothing herein contained shall extend, or be against Bankconstrued to extend to allow the said Company to carry on the ing. business of Banking.

II. The said Company are hereby authorized and empowered, Company emat their own costs and charges, to widen and deepen that part powered to efof Big Otter Creek, in the Preamble of this Act mentioned, and ments in Big to divert the channel of the same from, to and into any part or Otter Creek. parts thereof, and in such manner to improve the navigation thereof, as to the said Company shall seem proper, and so as to allow of boats and vessels navigating the same; and also to make, erect and build all such locks, docks, moles, piers, wharves, buildings and crections whatsoever, as shall be necessary for the protection of the said part of the said Creek, and for the accommodation of boats, vessels, logs, timber, spars and masts, entering, passing up and down, lying, loading and unloading within the same, and to alter and amend, repair and enlarge the same, as may be found expedient and necessary, and the said Company shall have to their own proper use and benefit all water powers that may be created in erecting dams, piers, locks, moles, and other works required for the improvement of the said Otter Creek.

Company may contract for purchase of lands.

agreement, Arbitrators to

III. The Directors of the said Company shall be and they are hereby empowered to contract, compound, compromise and agree with the owners and occupiers of any land that may be required for the purposes of the Company, 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 damage which he, she, or they shall and may be entitled to recover from the said Company, in consequence of the diversion of the stream from its original bed or of the improvement of the navigation of the said part of the said Creek being made, or of any road, street, or approach thereto being made, cut or constructed in and upon his, In case of dis- her, or their respective lands; and in case of any disagreement between the said Directors and the owner or owners, occupier or occupiers aforesaid, it shall and may be lawful from time to be appointed. time, for each owner or occupier so disagreeing with the said Directors, either upon the value of the lands and tenements proposed to be purchased, or upon the amount of damages to be paid to them as aforesaid, to nominate and appoint one indifferent person, and for the said Directors to nominate another indifferent person, who, together with one other person, to be chosen by the persons so named, shall be arbitrators to award, determine, adjudge and order the respective sums of money which the said Company shall pay to the respective persons entitled to receive the same, the award of a majority of whom shall be final, and in case of either party refusing after due notice to nominate an arbitrator, then the County Judge may appoint an arbitrator to act in behalf of the party so refusing; and the said arbitrators shall, and they are hereby required to attend at some convenient place in the vicinity of the said intended improvement, to be appointed by the said Directors after eight days' notice given them for that purpose by the said Directors, then and there to arbitrate, award, adjudge and determine such matters and things as shall be submitted to their consideration by the parties interested; and such arbitrators shall be sworn before some one of Her Majesty's Justices of the Peace in and for the County of Elgin, any one of whom may be required to attend the said meeting for that purpose, well and truly to assess the damages between the parties according to the best of his Judgment: Provided always that any award made under this Act shall be subject to be set aside on application to the Court of Queen's Bench, in the same manner and on the same grounds as in ordinary cases of submission by the parties, in which case reference may be again. and not before, the Company shall have power to take the land or to do the thing to which the award relates.

Proviso. Award may be set aside for

Lands may be made to arbitrators as herein before provided: and upon paytaken on payment of amount of such award to the proper party,

Company emceive tolls for use of said

IV. As soon as the said improvements shall have so advanced powered to re- as to allow of vessels, boats, logs, timbers, spars and masts passing through any part of the said part of the Creek, the said Company shall have full power and authority to ask for, demand,

demand, receive and take as tolls to and for their own proper improveuse and benefit and behoof, on all goods, wares and merchan-ments. dize shipped or landed on board or out of any vessel or boat from or upon any part of the said part of the Creek, and upon all vessels and boats and logs, timbers, spars and masts, going through the same or any part thereof, not exceeding the rates following, that is to say:

Sawed lumber per thousand feet, board measure, one shilling Scale of tolls. and three pence;

Square or round timber in the trunk, per hundred feet run-

ning measure, nine pence;

Saw logs, each, three pence;

Shingles per thousand, six pence; Shingle bolts, per cord, two shillings;

All kinds of grain and seeds, per bushel, one penny;

Pot or pearl ashes, par barrel, six pence;

Whiskey, pork and beer, and all other liquors, per barrel, four pence;

Flour, per barrel, three pence;

All merchandize, per barrel bulk, three pence;

Lard and butter, per keg, two pence;

West India staves per thousand, two shillings and six pence;

Pipe staves, per thousand, ten shillings;

Fire wood and tan bark, per cord, six pence;

Esculent roots, per bushel, one penny;

All merchandize not enumerated, per ton, three shillings and nine pence;

Boats, vessels and other craft under twenty-five tons, five shil-

lings;

Boats, vessels and other craft above twenty-five tons, and

under fifty tons, six shillings and three pence;

Boats, vessels and other craft above fifty tons, seven shillings and six pence;

Provided always, that the company shall have no power to Proviso. demand any toll for the use of any part of the work which shall be at the time in an insufficient state of repair or incomplete: And Proviso: tolls provided further, that no scale of tolls shall be established without subject to aphaving been submitted to and approved of by the Governor in proval. C ouncil.

V. If any person or persons shall neglect or refuse to pay the Persons netolls or dues to be collected under this Act, it shall and may be glecting or lawful for the said Company, or their officer, clerk or servant duly refusing to pay tolls, appointed, to seize and detain the goods, wares, merchandize, Company may vessels, boats, logs, timber, spars or masts on which the same are detain their due and payable, until such tolls are paid; and if the same shall property until be unpaid for the space of thirty days next after such seizure, the sell the same said company or their officer, clerk or servant as aforesaid, may sell by public and dispose of the said goods, wares, merchandize, vessels, boats, auction.

logs,

logs, timbers, spars or masts, or such part thereof as may be necessary to pay the said tolls, by public auction, giving ten days' notice thereof, and return the overplus, if any, to the owner or owners thereof.

Seven Directors to be elected to manage the business of the Company.

VI. The property, affairs and concerns of the said Company shall be managed and conducted by seven directors, one of whom shall be chosen President, and three of whom shall be a quorum, who shall hold their office for one year; which said directors shall be stockholders to the amount of at least eight shares, as well as inhabitants of this Province, and be elected on the third Tuesday in March in every year at Vienna in the said County of Elgin, at such time of the day as a majority of Directors for the time being shall appoint, and public notice thereof shall be given in the Canada Gazette, or in any newspaper or newspapers that may be published in the said County of Elgin, at least thirty days previous to the time of holding such Election; and the said Election shall be held and made by such of the Stockholders of the said Company as shall attend for that purpose in their own proper person or by proxy, and all elections for such Directors shall be by ballor, and the seven persons who shall have the greatest number of votes at any Elections shall be Directors; and if it shall happen at any such election that two or more have an equal number of votes, in such manner that a greater number of persons than seven by a plurality of votes appear to be chosen Directors, then the said Stockholders hereinbefore authorized to hold such Election shall proceed to elect by ballot, until it is ascertained which of the said persons so having an equal number of votes, shall be Director or Directors so as to complete the whole number of seven, and the said Directors so chosen, so soon as may be after the said Election, shall proceed in like manner to elect by ballot one of their number to be President: and if any vacancy or vacancies shall at any time happen among the Directors, by death, resignation or removal from the Province, such vacancy or vacancies shall be filled for the remainder of the year in which they may happen, by a person or persons to be nominated by a majority of the Directors belonging to the said Company.

Manner of election.

Ties.

Provision in case of vacancy.

Scale of votes.

VII. Each Stockholder shall be entitled to a number of votes proportioned to the number of shares which he or she have held in his or her own name at least one month prior to the time of voting.

Election not taking place, Company not to be dissolved. VIII. In case it shall at any time happen that an Election of Directors shall not be made on any day on which pursuant to this Act it ought to have been made, the said corporation shall not for that cause be deemed to be dissolved, but it shall and may be lawful on any day to make and hold an Election of Directors in such manner as shall have been regulated by the By-laws and Ordinances of the said Corporation.

Duties and powers of Directors.

IX. The Directors for the time being, or a major part of them, shall have power to make and subscribe such rules and regulations

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as to them shall appear needful and proper, touching the management and disposition of the stock, property, estate and effects of the said Corporation, and touching the duties of its Officers, Clerks and Servants, and all such other matters as appertain 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, with such salaries and allowances as to them shall seem fit.

X. On the third Monday in July after the passing of this Act a First Direcmeeting of the Stockholders shall be held at Vienna, who in the tors, how apsame manner as hereinbefore provided, shall proceed to elect seven pointed persons to be Directors, who shall continue in such office until the first Monday in April next after their Election, and who during such continuance shall discharge the duties of Directors in the same manner as if they had been elected at the Annual Election; Pro- Proviso. vided always that if shares to the amount of ten thousand pounds of Meeting not the Capital Stock of the said Company shall not be taken, then the to be held unsaid Meeting shall not be held until that amount of Stock shall have til £10,000 been taken up, and at least thirty days' notice, thereof given in the been taken up, and at least thirty days' notice thereof given in the Canada Gazette, or any newspaper or newspapers that may be published in the said County, and any five or more of the persons named in the first section of this Act, may at any time after the passing of this Act cause books to be opened for the purpose of receiving the subscriptions of persons willing to take stock in the said Company, but Ten per cent. no share shall be held to have been taken unless ten per cent. on to be paid on the amount thereof shall have been paid up at the time of sub-subscribing the amount thereof shall have been paid up at the time of sub-and deposited scribing, nor shall the company exercise any of the powers granted in a chartered by this Actexcept that of opening books of subscription, until ten Bank. thousand pounds at least of the Capital of the Company shall have been bond fide subscribed for, by responsible persons, and ten per cent. of the amount so subscribed shall have been paid up as aforesaid, which said ten per cent. shall be deposited in some one of the chartered Banks of this Province or of its branches and agencies, and not withdrawn therefrom except for the purposes of the Company or in bonû fide case of its dissolution.

XI. The whole Capital or Stock of the said Company, in- Amount of Al. The whole Capital or stock of the said Company, have Capital of clusive of any real estate which the said Company may have Company, and or hold by virtue of this Act, shall not exceed in value twenty- how divided. five thousand pounds, to be held in five thousand shares of five pounds each; and the shares of the said Capital Stock may, after the first instalment thereon shall have been paid, be transferred by the respective persons subscribing or holding the same to any other person or persons, and such transfer shall be entered or registered in a book or books to be kept for that purpose by the said Company.

XII. It shall be lawful for the said Corporation from time Companymay to time to borrow either in this Province or elsewhere, all such borrow mosum or sums of money as they may find expedient, and to neymake the bonds, debentures, or other securities they shall grant for the sum so borrowed, payable in lawful money of this Province,

Province, with interest, and at such place or places within or without this Province as they may deem advisable, and such bonds, debentures or other securities may be made payable to bearer or transferable by simple endorsement or otherwise, and may be in such form as the Directors for the time being may see fit, and the said Directors may mortgage or pledge May hypothe- the lands, revenues and other property of the said Corporation, for the due payment of the said sums and the interest thereon; Provided always, that no such bond, debenture or other security shall be made or granted for a less sum than twentyfive pounds currency.

cate property therefor. Proviso.

Directors to call in instalments.

XIII. As soon as Directors shall have been appointed as aforesaid, it shall and may be lawful for them to call upon the Stockholders of the said Company, by giving thirty days' notice thereof in the Canada Gazette or in any newspaper Published in the said County, for an instalment of ten per cent. upon each share which they or any of them respectively may subscribe, and the residue of the share or shares of the Stockholders shall be payable by instalments at such times and in such proportions as a majority of the Directors present at a meeting to be expressly convened for that purpose shall direct, provided that no such instalment shall excee! ten per cent., nor become payable in less than thirty days after public notice in the said Gazette or in any newspaper published in the said County; And provided further that the said Directors shall not commence the improvement of the said Creek until the first instalment shall be paid in.

Proviso. Calls limited.

Proviso.

Stockholders neglecting to pay instalments, their Shares to be forfeited and sold.

Proviso.

Proviso.

XIV. If any Stockholder or Stockholders as aforesaid shall refuse or neglect to pay, at the time required, any such instalment or instalments as shall be lawfully required by the Directors upon any share or shares, such Stockholder or Stockholders so refusing or neglecting shall forfeit such share or shares with any amount which shall have been previously paid thereon, and the said share or shares may be sold by the said Directors, and the sum arising therefrom, together with the amount previously paid in, shall be accounted for and applied in like manner as other moneys of the said Company: Provided always that the purchaser or purchasers shall pay to the said Company the amount of the instalments required, over and above the purchase money of the share or shares so purchased by him, her or them as aforesaid, immediately after the sale and before they shall be entitled to the certificate of transfer of such shares so purchased as aforesaid; Provided always, nevertheless, that thirty days' notice of the sale of such forfeited shares shall be given in the Canada Gazette or in any newspaper or newspapers that may be published in the said County, and that the instalment due may be received in redemption of any such forfeited shares, at any time before the day appointed for the sale thereof.

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XV. It shall be the duty of the Directors to make annual Directors to Dividends of so much of the profits of the said Company as to declare annual them or the majority of them, shall seem advisable; and once dividend of in each year an exact and particular statement shall be rendered of the state of their affairs, debts, credits, profits and losses; such statement to appear on the Books and to be open to the perusal of any Stockholder at his or her reasonable request.

XVI. At any time after ten years after the making and Power to Her completing the said Harbour, Her Majesty, Her Heirs and Majesty to as-Successors, may assume the possession and property of the sion of prosame, and of all and every the works and dependencies thereto perty of Combelonging, upon paying to the said Company for the use of the pany upon Stockholders thereof, the full amount of their respective shares ditions. of the sums furnished and advanced by each subscriber for making and completing the works and improvements upon the said Otter Creek; together with such further sum as will amount to twenty-five per cent. upon the money so advanced and paid, as a full indemnification to the said Company; and the said works and improvements upon the said Otter Creek 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, upon the conditions and subject to the provisions of any Act of the Legislature of this Province that may be passed respecting the same.

XVII. Provided always, that the works of the said Otter Commence-Creek Navigation Company shall be commenced within two ment and comyears, and completed within five years after the passing of pletion of the this Act, otherwise this Act and every matter and thing herein contained shall cease and be utterly null and void.

XVIII. This Act shall be deemed a Public Act.

Public Act.

CAP. CXCIX.

An Act to amend the Act of incorporation of the Port Burwell Harbour Company.

[Assented to 30th May, 1855.]

HEREAS it is expedient to amend an Act passed in the preamble. twelfth year of Her Majesty's Reign, intituled: An Act 12 V. c. 160. to incorporate certain persons under the style and title of the President, Directors and Company of the Port Burwell Harbour, and also to amend an Act passed in the Session held in the fourteenth and fifteenth years of Her Majesty's Reign, intituled, An Act to amend the Act incorporating the Port Burwell Har- 14 & 15 V. bour Company, and to extend the powers of the said Company, to c. 157. impose and levy tolls on certain articles of lumber and merchandize: Be it therefore enacted by the Queen's Most Excellent