

bounded in front by a street known as being the continuation of St. Denis street.

3. Another lot of land situate and being in the same place, known and designated on the official plan and book of reference of the said parish of Sault au Récollet, under number twenty-three of the official subdivision of lot number two hundred and thirty-six, with a wooden house occupied as a shop and dependencies, forming the corner of the public road, known under the name of *chemin du pont* and of the *chemin de base* of Sault au Récollet.

4. Two lots of land situate and being in the same place, being numbers fifteen and sixteen of the official subdivision of lot number two hundred and forty-five, on the official plan and book of reference of the said parish of Sault au Récollet without buildings; bounded as follows, in front by a road known as being the continuation of St-Denis street.

5. Eight lots of land situate and being in the same place, composed of numbers three, four, five, six, seven, eight, nine and ten, of the official subdivision of lot number two hundred and thirty-six on the official plan and book of reference of the said parish of Sault au Récollet, without buildings; bounded as follows, number three, forming the corner of a street known and designated on the official plan and book of reference, under number one of the official subdivision of said lot number two hundred and thirty-six and of a street known and designated on the said official plan and book of reference under number two of the official subdivision of said lot number two hundred and thirty-six; number four bounded in front by a street known and designated on said official plan and book of reference under number two of the official subdivision of said lot number two hundred and thirty-six, numbers five, six, seven, eight, nine and ten bounded in front by a street known and designated on the said official plan and book of reference under number one of the official subdivision of said lot number two hundred and thirty-six.

CAP. CXXVI.

An Act to extend the powers of the Sherbrooke Marble Company and the Dudswell Lime and Marble Company.

[Assented to 12th July, 1888.]

Preamble.

WHEREAS The Sherbrooke Marble Company and The Dudswell Lime and Marble Company have petitioned for an act to extend their powers, to confer upon them the rights of railway corporations, in relation to their

present line of railway, to extend the same and construct a branch line and for other purposes, and whereas it is expedient to grant the prayer of their petition :

Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The Sherbrooke Marble Company and the Dudswell Lime and Marble Company shall have power to extend the existing railway now jointly owned and possessed by them, in the township of Dudswell, from its present terminus, at and near the Marbleton station of the Quebec Central Railway, to such point or points on the lots numbers nineteen or twenty, in the third and fourth ranges of Dudswell aforesaid, as may be deemed most convenient for reaching the water power on the St. Francis river crossing the said lots.

Power to extend railway towards river St. Francis.

They shall also have power to extend said railway in a north-westerly direction, from its present westerly terminus, to such point or points as far as the lot number twenty-three, in the seventh range of the township of Dudswell, at such point or points as may be most convenient to reach the quarries and properties of the aforesaid Marble Company, situate on the lots numbers twenty-one and twenty-two in said range :

Power to extend railway north westerly.

Such companies shall have all the powers and privileges conferred on railway corporations by the Quebec Consolidated Railway Act, 1880.

General powers of companies for railway purposes.

2. Each and both the said companies shall have power to carry on the business of manufacturing and selling lime, marble, lumber, building stone and other stone, and of erecting such mills and works as may be necessary for such purposes ; also to keep a general store or stores in the said township of Dudswell, at or near their works ; and, to that end, may buy and sell goods, wares and merchandize of every kind and description ; and shall also have power to work and construct a dam at such point on the stream known as the St. Francis river, where it crosses the said lots nineteen and twenty in the third and fourth ranges of Dudswell, together with all such appliances as may be necessary to utilize the water-power of the stream for their mills and other works ; provided, however, that the powers hereby granted on the stream for their mills shall be exercised subject to the obligation of providing suitable sluice-ways for the floating and passage of logs and of compensating for all such damages, if any, as may be occasioned by the dam to other proprietors owning lots upon the banks of said stream.

Powers of companies to carry on certain business.

Build dams over St. Francis.

Proviso.

Power to operate, lease and line, etc., their railway etc.

3. The said two companies shall have power to make such arrangements with each other as to the building and operating of the said railway and its extensions as they may deem proper, and shall also have power to sell or lease the same to any other company or railway corporation, and to enter into any arrangements of lease, sale or amalgamation respecting the railway and its extensions as they may deem advantageous, providing such arrangements shall be previously sanctioned by a majority of the shareholders of each and both the companies.

Power to increase capital, to certain sum ;

4. Each of the two companies shall have power to increase its capital, from time to time, to such amount not exceeding five hundred thousand dollars, as a majority of its shareholders, at a meeting specially called for that purpose, shall agree upon.

Power to issue bonds to certain amount ;
Proviso.

Each of the companies shall have power to issue bonds to an amount not exceeding one half of its actual paid up capital ; provided such issue shall have been previously sanctioned by the votes of at least three fourths of its shareholders, at a meeting specially called for that purpose.

Certain deed of sale confirmed.

5. The deed of sale and conveyance mentioned in the annexed schedule, executed between the two companies, before Edward B. Worthington, Notary Public, on the twenty-seventh day of January, in the year of eighteen hundred and eighty-six, is hereby confirmed.

Bonds issued may be secured by hypothec on lands.

6. The bonds issued under section 4 of this act may be secured by hypothec upon the lands of the company issuing the same, and the deed granting such security may be made in favor of one or more persons, or to an incorporated loan and mortgage company, as trustee or trustees for the bondholders ; and all the rights and privileges which might have been at any time exercised for them and on their behalf, in the name of the said trustee or trustees who shall hold the security, and all proceeds which, at any time, may be derived therefrom, for the benefit of the bondholders shall be divided *pro rata* between them.

Coming into force.

7. This act shall come into force on the day of its sanction.

SCHEDULE.

On this twenty-seventh day of January, in the year of Our Lord one thousand eight hundred and eighty-six ;

Before me E. B. Worthington, a notary public, for that part of the Dominion of Canada, heretofore called Lower

Canada, now the Province of Quebec, residing in the city of Sherbrooke, in the district of Saint Francis, in the said Province, personally came and appeared ;

The Dudswell Lime and Marble Company, a body politic and corporate, having its chief office and place of business in the said city of Sherbrooke, acting herein and represented by Joseph Webster, the president, and Galen B. Loomis, the secretary of the said company, and duly authorized thereto by a resolution passed at a meeting of shareholders of the company, held in the said city of Sherbrooke, on the twenty-seventh day of January instant, a copy of which is hereunto annexed,

Of the one part,

hereinafter called the vendors :

And the Sherbrooke Marble Company, a body politic and corporate, having its chief office and place of business in the said city of Sherbrooke, acting herein and represented by Hiram Moe, the president, and William White, the secretary of the said company :

Of the other part,

hereinafter called the purchasers :

Which said vendors, for the consideration hereinafter mentioned, did and do hereby grant, bargain and sell, assign, transfer, convey and make over, with warranty against all gifts, debts, dowers, mortgages, troubles and incumbrances, whatsoever, unto the said purchasers, hereof accepting, as follows, that is to say :

Those certain tracts or parcels of land, situate and being in the township of Dudswell, in the said district of Saint Francis, and known and described as : first, the north-easterly half of the lot number twenty-one, in the seventh range of the said township of Dudswell, containing about one hundred acres of land, more or less ; and second, the south-westerly half of the lot number twenty two, in the said seventh range of the said township of Dudswell, containing about one hundred acres of land, more or less, together with all the quarries of marble and all mines, minerals, metals, quarries and other economic substances thereon, and with all the buildings and improvements thereon erected, and other the appurtenances and dependencies whatsoever, thereunto belonging, or in any wise appertaining ; and all the estate, right, title, interest, property, claim and demand whatsoever, of the said vendors, of, into and out of the said tracts or parcels of land, and premises abovescribed, bargained and sold, or mentioned, or intended so to be, as the same now are, without any exception or reserve, except such as are contained in the letters-patent from the Crown, granting said land, and with which the said purchasers do hereby declare themselves acquainted and satisfied, to the said vendors belonging under good titles duly registered.

To have and to hold the said tracts or parcels of land and premises above described, bargained, and sold, or mentioned or intended so to be, together with all and singular the rights, members and appurtenances, thereunto belonging, or in any wise appertaining, unto and to the only proper use and behoof of the said purchasers and their assigns henceforth and forever.

The present sale and conveyance is thus made and granted for and in consideration of the price or sum of five thousand dollars, current money of this Dominion, and other good and valid considerations had and received by the individual shareholders of the said vendors, the receipt of all which is hereby acknowledged by the vendors and for which a full and final discharge is given and granted.

And further, in consideration of the foregoing, the said vendors do hereby grant and convey to the purchasers the right to use, at all time hereafter, in common with the said vendors, the branch railway belonging to the vendors in the township of Dudswell, from its present terminus at their limestone quarry to its junction with the Quebec Central Railway on the following terms and conditions :

1. The said purchasers shall bear and contribute one half of the annual expense of keeping the branch railway in repair and good running condition, as well as the half of the *grosses réparations* as of the lesser repairs.

2. If any extension of the branch railway shall be desired by the said purchasers the same shall be made at the sole cost and charges of the purchasers, and such extension shall be thereafter kept in good order and condition, at the sole expense of the purchasers.

3. If such branch railway be extended by the purchasers beyond the present terminus, the vendors shall have the right to use the said extension in common with the said purchasers ; but shall be obliged to bear and contribute the one equal half of keeping the said extension in repair and in good running order ; the cost thereof to be estimated annually in like manner as the cost of keeping the present portion in repair.

Thus done and passed at the said city of Sherbrooke, on the day and year first above written, under the number one hundred and sixty two of the *actes* of the said Notary.

In faith and testimony whereof, the said parties have to these presents, first duly read, set and subscribed their respective names and signatures with and in presence of the said notary, also hereunto subscribing.

(Signed) JOSEPH WEBSTER,
G. B. LOOMIS,
H. MOE,
WM. WHITE,
E. B. WORTHINGTON, N. P.

A true copy of the original hereof remaining of record in my office.

E. B. WORTHINGTON, N. P.

No. 1681.

I do hereby certify that this instrument was duly registered in Wolfe County Registry Office, at South Ham, at the hour of nine of the clock in the forenoon, on the third day of the month of March, one thousand eight hundred and eighty-six, in the Register B., Volume 10, page 370, *et sequens* under the number one thousand six hundred and eighty-one.

O. LAMOUREUX,
Dep. Reg.

CAP. CXXVII.

An Act to grant a remuneration to the testamentary executors of the estate of the late John Pratt.

[Assented to 12th July, 1888.]

WHEREAS it has been represented by the parties interested that, owing to the importance of the estate of the late John Pratt and in order to secure a proper administration thereof, it is necessary to grant a remuneration to the testamentary executors of the said late John Pratt; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. A remuneration of one thousand dollars, to be taken from and out of the revenues of the estate of the late John Pratt, shall be paid annually to his testamentary executors for their services as administrators of the said estate.

Executors estate J. Pratt may receive a certain remuneration.

2. This act shall come into force on the day of its sanction.

Coming into force.

CAP. CXXVIII.

An Act to authorize the Bar of the Province of Quebec of admit Edouard Honoré Tellier among its members, after examination.

[Assented to 12th July, 1888.]

WHEREAS Edouard Honoré Tellier, of Three Rivers, in the district of Three Rivers, has received a complete classical education, whereas he was prevented, by special reasons, from presenting himself for examination in order

Preamble.