

of both municipalities shall have agreed as to the sub-^{United sub-}scription of shares to a railway company, which entitles to a ^{scription of} representation on the board of direction of such company, the ^{a village and} mayor of each such two municipalities shall alternately be ^{of a parish.} a director *ex-officio* in such company, each for one year, commencing and changing on the first of January of each year, and to be commenced by the mayor of the parish municipality; ^{Proviso :} provided that the amount of stock or shares thus owned by each of the two municipalities, be at least ten thousand dollars."

2. Any such director shall have the same rights as direc-^{Rights of the}tors of municipalities which have subscribed to twenty thou-^{director.}sand dollars of shares.

C A P . X L I I .

An Act to amend the Act 35th Vict., Cap. 27, intituled :
"An Act to incorporate the Point Levis and Indian
Cove Junction Railway Company."

[Assented to 23rd February, 1875.]

WHEREAS the Point Levis and Indian Cove Junction ^{Preamble.} Railway Company has petitioned the legislature for an amendment to its act of incorporation, and whereas it is expedient to grant the prayer of the said petition; Therefore, Her Majesty, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. Section sixteen of the act of this province, thirty-fifth ^{35 V., c. 27, s.} Victoria, chapter twenty-seven, is repealed. ^{16, repealed.}

2. The powers conferred by the said act thirty-fifth Vic-^{Powers con-}toria, chapter twenty-seven, upon the "Point Levis and ^{ferred by act} Indian Cove Junction Railway Company" are hereby con-^{35 V., c. 27,}tinued, and will only cease, if the works of the said com-^{continued.}pany are not commenced within three years from the passing of this act, or if they are not finished and put in operation within six years from the passing of this act.