

SENATE... No. 200.

Commonwealth of Massachusetts.

IN SENATE, April 14, 1871.

The Committee on Railways, to whom was referred the petition of Albert Mason and others for a charter for a railroad from Plymouth to Sandwich, with certain petitions in aid of and certain remonstrances against the same, report the accompanying Bill.

Per order,

F. W. BIRD, *Chairman.*

Commonwealth of Massachusetts.

In the Year One Thousand Eight Hundred and Seventy-
One.

AN ACT

To incorporate the Plymouth and Sandwich Railroad
Company.

*Be it enacted by the Senate and House of Representa-
tives, in General Court assembled, and by the authority of
the same, as follows :*

1 SECT. 1. Albert Mason, Charles G. Davis, Eleazer
2 C. Sherman, William H. Nelson and George F. An-
3 drews, their associates and successors, are hereby
4 made a corporation by the name of the Plymouth and
5 Sandwich Railroad Company ; with all the powers and
6 privileges, and subject to all the duties, liabilities
7 and restrictions set forth in the general laws which
8 now are or hereafter may be in force relating to rail-
9 road corporations.

1 SECT. 2. Said corporation may locate, construct,
2 maintain and operate a railroad, with one or more
3 tracks, from a point in the town of Plymouth, at or
4 near the terminus of the Old Colony and Newport

5 Railway Company, thence through the towns of Ply-
6 mouth and Sandwich in a southerly direction, to a
7 convenient point of junction with the Cape Cod Rail-
8 road in said last named town.

1 SECT. 3. Said corporation may enter with its road
2 upon, unite the same with, and use the railroad of
3 the Old Colony and Newport Railway Company, the
4 Cape Cod Railroad Company and the Plymouth and
5 Vineyard Sound Railroad Company, and either of the
6 three last named corporations may enter with its road
7 upon, unite the same with, and use the railroad of
8 the corporation hereby created, subject to the provi-
9 sions of the general laws.

1 SECT. 4. Said corporation may lease its railroad,
2 franchise and other property to either of the corpo-
3 rations named in the preceding section, upon such
4 terms as may be agreed by the directors of the con-
5 tracting corporations, and approved by a majority of
6 the votes at meetings of the stockholders of each cor-
7 poration called for that purpose.

1 SECT. 5. The capital stock of said corporation
2 shall not be less than two hundred thousand dollars,
3 nor more than three hundred and sixty thousand
4 dollars, divided into shares of one hundred dollars
5 each.

1 SECT. 6. This act shall be void unless said rail-
2 road is located and constructed within two years after
3 the passage of this act.

1 SECT. 7. This act shall take effect upon its pas-
2 sage.

