hereby enacted by the authority aforesaid, that it shall and may be lawful to and for the Governor, Lieutenant Governor or Person administering the Government of this Province for the time being, by Warrant or Warrants, under his hand and feal, directed to the Receiver general of the faid Province, to issue to the said Joseph Bouchette, the sum of five hundred pounds, current money of this Provinc, out of any unappropriated monies in the hands of the faid Receiver General or which may hereafter come into his hands, and which have been or shall be sevied or collected him to complete under any Act or Acts of the Legislature of the said Province, and that such sum so issued, he towards aiding and affishing the said Joseph Bouchette in carrying into effect his undertaking aforefaid.

£ 500 granted to Joseph Bouchette, Esquire, towards aiding typographical & geographica) maps of the Provinces of Upper and Lower Can. ada.

Money to be accounted for to Mis Majesty.

II. And be it further enacted by the authority aforesaid, that the due application of the faid monies pursuant to the direction of this Act, shall be accounted for to His Majesty, His Heirs and Successors through the Lords Commissioners of His Majesty's Treafury for the time being, in such manner and form as His Majesty, His Heirs and Successors shall direct.

CAP. XX.

AN ACT to grant an Aid to His Majesty, to assist in opening a CANAL from the neighbourhood of Montreal to La Chine, and further to provide for facilitating the execution of the same.

(25th March, 1815.)

MOST GRACIOUS SOVEREIGN,

Preamble.

THEREAS by a Message from the Governor in Chief to the House of Assembly, bearing date the third day of February, one thousand eight hundred and fifteen, fetting forth, that "His Majesty's Government having in contem-" plation the speedy opening of a Canal from the neighbourhood of the Town 66 of Montreal to La Chine, His Excellency the Governor in Chief recom-" mends the subject to the early consideration of the House of Assembly, and that " they will grant such supply and other Legislative provision as they may deem " expedient to affift in carrying into execution to important an object," and whereas the execution of such a project will greatly benefit Your Majesty's service, ameliorate the Internal Communications of this Province, and thereby tend generally to the encouragement of the agriculture and commerce thereof: May it therefore pleafe Your Majesty that it may be enacted and be it enacted by the King's Most Excellent Majelly, by and with the advice and confent of the Legislative Council and Asfembly

fembly of the Province of Lower Canada, conflituted and aftembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His " Majelty's Reign, intituled, " An Act for making more effectual provision for the "Government of the Province of Quebec, in North America;" And to make further " provision for the Government of the faid Province." And it is hereby enected by the authority of the fame, that the fum of twenty-five thousand pounds, currency, to be taken out of any of the unappropriated montes which now are or shall at any time hereafter be, in the hands of the Receiver General of this Province, be granted and the fame is hereby granted to His Majefly, His Heirs, and Succeffors to affift in carrying into execution the laid Canal.

£25,000 grinted for opening a canal from the neighbourhood of Montreal to La Chine.

Governor impowered to ap. point Commissioners, for the purposes of this act.

Commissioners to pay all the monies they may receive by vutne of this act to the Regeiver General.

For which the Receiver General shall account to His Majesty.

No portion of the um of £25. 000, to be poid until the canal is in the course of actual executions.

II. And whereas it is expedient to make further provision for facilitating-the tracing out, executing and maintaining the faid projected Canal, be it further enacted by the authority aforelaid, that it shall and may be lawful to and for the Governor, Lieutenant Governor or person administering the Government of this Province for the time being, by an Instrument under the Great Seal of this Province, to conflitute and appoint such and so many persons as he shall think fit, to be Commission oners, and a Secretary to carry into execution or superintend the works necessary to the making, repairing and improving of the faid Canal and to administer, collect and apply the monies arising from the toll thereon, with power to remove, from time to time, the faid commissioners or any of them, and to appoint others in their stead, or in the stead of such as shall, from time to time, die or resign. Provided always, that the faid Commissioners, from time to time, shall pay or cause to be paid into the hands of the Receiver General of this Province for the time being, all the monies which shall come into their hands in virtue of this Act immediately upon receipt thereof, in order to the application of the faid monies under the direction of the faid Commissioners with the fanction of the Governor, Lieut Governor or perion administering the Government of this Province for the time being, by Warrant under his hand and scal, to and for the purposes of this Act. And the said Receiver General is hereby required to receive the faid monies and to account for the fame to His Majesty, his hors and Succeffers through the Lords Commissioners of His Majesty's Treasury for the time being, in the same manner as he at present receives and accounts for other public monies: Provided always that no portion of the faid sum of twenty five thousand pounds, currency, shall be employed for the purposes of this Act, until the faid canal shall be in a course of actual execution in consequence of the orders of His Majesty, His Heirs and Successors, to that effect.

Commissioners declared a body corporate and

cession. Common Seal.

III. And be it further enacted by the authority aforesaid, that the said Commission oners and their successors shall be and are hereby declared to be a body corporate and Pointe in name and in deed, by the name of, Board of Administration of the Perpetual suc- Royal Canal of Canada, and under that name, shall have perpetual succession

and a common Seal, with power to change, alter, break and make new the same, when and as often as they shall judge the same to be expedient, and they and their fuccessors by the same name, shall or may do all and what so ever any Body corporate or politic, may or can legally do; and that in every fult or action to be infituted against the faid corporation, fervice of the fummons made upon the fecretary thereto, personallyor at his Domicile, shall be taken and held to be a legal fervice upon and against the faid corporation, and shall see and be supplead and be impleaded, answer and be answered, in all or any Court or Courts of record or Judicature within this Province, and under that name, shall exercise all the rights hereby given to them, and perform all the duties hereby imposed on them.

Chine,

IV. And be it further enacted by the authority aforesaid, that the said Commissi-Commissioners Oners or a majority of them, shall be authorised and impowered, and they are hereby impowered to make and main authorifed and impowered, to open or cause to be opened, make or cause to be made, thin a mavigable complete and maintain or cause to be completed and maintained, a navigable Canal, Canal from the from the waters of the St. Lawrence at or near the City of Montreal, to the waters of near Montreal to the faid River at La Chine; the locks whereof shall not be less than sitteen set in that river, at La breadth, and which Canal shall be navigable for Vessels drawing five feet water; to trace out and complete, or caule to be traced out and completed the fam . in the line and direction which shall be most convenient and practicable for the execution of the faid undertaking; and to that end shall have power and authority to purchase lands for the use of the said Canal without incuring any of the Penalties, forfeitures or disabilities created by the Laws of mortmain; to supply the faid Canal whilft the fame shall be making, and when made, with water from the faid River St. Lawrence and from all fuch Brooks, Springs, Streams and watercourfes, as shall be formed in making the said Canal or within the distance of one thousand yards from any part of the said Canal or from any refereour or reservoirs to be made for supplying the faid Canal with water; and to make one or more refervoirs if the same shall be necessary for the purpose of supplying the said Canal with water, and fich and fo many feeders and aqueducts for supplying the faid refervoirs with water, as to them shall seem necessary and proper. And for the purpoles aforesaid, they are hereby as horised to enter into and apon the lands or grounds of or belonging to any person or persons, community, Body Politic or Corporate, whatfoever, (not being within three months after the paffing of this A&, the ground whereon a houte shall be er cted, unless with the consent of the owners and occupiers thereof, refrectively,) and to forvey and tak: levels of the fame or any part thereof, and to let out and afcertain such parts thereof as they shall think necessary and proper for making the said Canal, and all such other matters and conveniencies as they shall think necessary and proper for making, offering, preferving, improving, completing and using the said intended Canal; and also to pare, dig, cut, trench, remove, tak, carry away and lay Earth, Soil, Clay, Stone, Rubbish, Trees beds of Gravel or Sand or any other matters of things which may be dug or got in the making of the fatd Canal or references, funnels or aquedict, or aqueducts, or out of any lands of any person or persons contiguous thereto, and which

100 C. 20. Anno Quinquagesimo Quinto Geo. III. A. D. 1815.

may be proper, requifice or convenient for carrying on, continuing and repairing the faid Canal or refervoirs, or which may hinder, prevent, or obstruct the making, using, completing and maintaining the same, and also to make, build, erect, and set up, in or upon the faid intended Canal, or upon the lands adjoining or near to the fame, fuch, and fo many Bridges, funnels, aqueducts, fluices, locks, wears, tanks, refervoirs, drains, wharves, quays, landing-places, weigh-beams, cranes and other works, ways, roads and conveniencies, as that be deemed requifite and convenient for the purpoles of the faid Canal: and also, from time to time, to alter, repair, amend, widen, and enlarge the fame or any other of the conveniencies above mentioned, as well for the carrying or conveying Goods. Commodities and other things to or from the faid Canal as for the carrying or conveying of all materials necessiry for the making, altering, repairing, amending, widening, or enlarging the works of and belonging to the faid Canal, and also to place, lay, work and manufacture the faid Materials on the grounds near to the place or places where the faid works, or any of them shall be intended to be made, erected, repaired or done; and also to make, maintain, repair and alter any Fences or Passages over, under, or through the faid Canal or the Refervoirs, Fonnels, Aqueducts, Trenches, Gutters, watercourfer, Drains and Sluices, respectively, which shall communicate the rewish; and also to make, set up and appoint such Roads, Towing-Paths, Banks and Ways convenient for towing, hauling or drawing of Boats, Barges or other Veffels, paffing in, through, or upon the faid Canal as shall be deemed necessary, and to construct. erect, 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 Canal. and the Towing-Paths over the fides thereof, doing as little damage as possible in the execution of the several powers hereby granted, and making satisfaction in manner herein after mentioned, for all damages to be folialized by the Owners or Proprietors of fuch lands or grounds, Rivers, Waters, water-courfes, or Brooks respectively as shall be tak n, used, removed, diverted or prejudicedin or by the execution of all or any of the powers granted by this Act.

Extent of the land ground that may be taken for the Canal, &c.

V. Provided always, and be it further enacted by the authority aforesaid, that the land and ground to be taken or used for such Canal and towing paths, and the Ditches, Drains and Fences to separate such Towning-Paths from the adjoining lands, shall not exceed twenty six yards in breadth, except in such places where the said Canal shall be raised higher, or cut more than five feet deeper than the present surface of the soil; and in such places, where it shall be judged necessary for boats and other vessels to turn, lie or pass each other, not more than sixty yards in any of those places, not shall any land or ground, so set out and alcertained for the purpose of making the said Canal and Reservoirs, be applied to the said purposes, without the consent of the owner or owners of the said Lands, respectively, under his or their hands in writing sirst had and obtained, unless the same shall be valued and paid for in manner as herein after mentioned.

When necessary to cut into any highway, to conduct the canal, a bridge to b built for passing of carriages.

VI. And be it further enacted by the authority aforesaid, that when and as often as it shall be necessary to cut into any Highway in order to conduct the said Canal. through the same, the Commissioners shall, within the shortest possible delay, cause to be constructed a secure, sufficient and commodious Bridge, to be reported such, by Experts, for the passing of carriages, in order to re-establish the communication between the several parts of such Highway.

Commissioners impowered to break down public Bridges and to erect other Bridges, in lieu of those taken down.

VII. And be it further enacted by the authority aforesaid, that if for the making of the faid Canal, it shall become necessary to break down any public Bridge, within or beyond the limits of the city of Montreal, it shall and may be lawful to and for the faid Commissioners to cause such public Bridge to be broken down and removed. and they are hereby required to cause to be completed within the shortest possible. delay, all the necessary works of the said Canal, and to cause to be re-built new, secure, sufficient and commodious Bridges, to be reported such by Experts, for the passing of carriages, in lieu of thole which they shall have so caused to be broken down and removed.

When the Canal passes within the line or across the Land of any Individual, so as to intercept the communication between the land and any Highway or Street, Com. misioners to build Bridges,

VIII. And be it further enacted by the authority aforefaid, that whenever the faid Canal shall have its course within the line or across the land of any individual. in such manner as to intercept the free communication between such land and any Highway or fireet: in such case, the Commissioners shall and they are hereby required. to cause to be erected a secure, sufficient and commodious Bridge for the passage of carriages, as such to be reported by Experts, which Bridge they shall cause to be placed whenever the nature of the Ground admits, within the Division line between the two adjoining proprietors whose land shall so as aforesaid have been intersected by the faid Canal, in such manner, that the use of the said Bridge may be in common between them, for the issue from their adjoining lands, which Bridge shall be kept in repair at the expense of the said proprietors.

Individuals in certain cases, may build new Canal,

IX. And whereas the division of lands may hereafter render necessary the erecting of new Bridges over the faid Canal, be it therefore enacted by the authority afore-Bridges over the said, that every proprietor of Land who may desire at his own expense to erect a Bridge or Bridges, other than those which shall in the first instance have been erected in virtue of this Act, is hereby authorised to cause to be erected, such Bridge or Bridges under the direction of the faid Commissioners, who shall give permission to that effect in every case in which it shall be established by the report of Experts that fuch Bridge or Bridges shall not present any greater obstacles to the navigation of the faid Canal, than are prefented thereto, by the neighbouring Bridges over the (Sp.) မရှိနှင့် မြို့ရနှား နှင့်အမ်းနှင့် မြို့သည်။ မောင်လေး မော်လုပ် မြောင်း မြောင်း မြောင်း မြောင်းမှု (Berg fame.

Bodies politic sons allowed to sell and convey to the Commis. siocers, certain parts of their Land, set out for nal,

grade and a surface of the 1: 111. Tel 4 X. And be it further enacted by the authority aforesaid, that after any such parts of the faid lands or ground shall be so set out and ascertained as aforesaid, for making the faid Canal, and other the purposes and conveniences herein before mentioned, it shall and may be lawful for all Bodies politic, communities, corporations aggregate or fole, Guardians, Curators and all other Trustees whatsoever not only the use of the Ga. for and in behalf of themselves, their Heirs and Successors, but also for and in behalf

of those whom they represent, whether Infants, Lunatics, Idiots, Femes-covert or other person or persons who are or shall be possessed of or interested in any Lands or Grounds which shall be set out or ascertained as aforesaid, to contract for, sell and convey unto the said Commissioners or a majority of them, all or any part of fuch Lands or Grounds which shall from time to time, be set out and ascertained as aforefaid, and that all fuch Contracts, agreements and fales shall be valid and effectual in law to all intents and purposes whatsoever, any law, statute or usage to the contrary thereof in anywile notwithstanding.

Bodies politic, who may be res-trained by Law from selling their Land, may ceive an equiva. lent, by afixed annual rent.

XI. Provided always and it is further enacted by the authority aforesaid. that any Body politic, Community, Corporation, or other person or persons whomsoever, who cannot in common course of Law, fell or alienate any Lands or grounds so set out and ascertained, shall agree upon or shall have fixed in manner as herein after directed a fixed annual rent, as an equivalent and not as a principal fum to be paid for the Lands or Grounds fo fet out and afcertained as necessary for making the faid Canal and other the purposes and conveniences relative thereto; for the payment of which annual rent and of every other annual rent agreed upon or afcertained for the purchase of any Lands or Grounds, the said Canal and the tolls to be levied and collected thereon, shall be and hereby are made liable and chargeable in preference to all other claims or demands thereon whatfoever.

Questions arising between the Commissioners respecting Lands, that may be taken for the Ganal, how to be settled.

XII. And be it further enacted by the authority aforesaid, that all Questions which shall arise between the said Commissioners or a majority of them, and the and Proprietors, several Proprietors of and persons interested in any lands, grounds or waters that shall or may be taken, affected or prejudiced by the execution of any of the powers hereby granted, or any indemnification for damages which may or shall be at any time or times sustained by any bodies politic or corporations, communities or any other person or persons respectively, being owners of or interested in any lands, grounds or waters for or by reason of the making, repairing or maintaining the said Canal or Reservoirs, Trenches, Passages, Gutters, water-courles, Roads, Ways, Locks or Sluices for supplying the same with water as aforesaid, or by the flowing, leaking or oozing of the water, over or through the Banks of the laid Canal, Reservoirs or other conveniences connected the ewith, or by turning or diverting any streams or brooks into the same, shall and may be settled by agreement of the parties, or by arbitration, or if either of the parties shall not be inclined to make an agreement, or to appoint Arbitrators, or by reason of absence, shall be prevented from treating, or through disability by nonage, coverture or other impediment, cannot treat or make such agreement or enter into such arbitration, or shall not produce a clear title to the premises which they claim an interest in, then and in every such case, the faid Commissioners, or a majority of them, may make application to the Court of King's Bench of the District of Montreal, stating the grounds of such application, and such Court is hereby empowered and required from time to time, upon such application, to iffue a Warrant directed to the Sheriff of the Diffust of Montreal, for the time being, commanding such Sheriff, to impanel, summon and return a Jury, and the faid Sheriff, is hereby required accordingly to impane, fummon and return a Laty, qualified according to the Laws of his Province, to be returned for Trials of issues, joined in civil cases in the said Court of King's Bench, to appear before the faid Court, at such time and place as in (nchWarrant shall be appointed, and all parties concerned may have their lawful challenges against any of the faid jurymen, but shall not challenge the array, and the faid Court is hereby impowered to formmon and call before them, all and every fuch person or persons, as it shall be thought necessary to examine as witnesses, touching the matters in question, and the said Court may order and authorise the said Jury or any fix, or more of them to view the place or places or matter in controversy, which Jury upon their Oaths, (all which Oaths as well as the Oaths to be taken by any perfon or persons who shall be colled upon to give evidence, the said Court is hereby empowered to administer) shall enquire of, assess and ascertain the distinct sum or fums of money, or annual rent to be paid for the purchase of such lands or grounds, or the indemnification, to be made for the damage that may or shall be sustained as aforefaid; and the faid Court, shall give Judgment for such sum, rent, or indemnification, so to be affessed by such Juries, which said verdict and the judgment so thereupon pronounced, shall be binding and conclusive to all int mes and purpoles against all Bodies politic or corporate or communities and all persons whomsoever.

In Cases of ces of summoning and of taking the as the costs and expences, how to whom to be borne.

XIII. Provided always and it is further enacted by the authority afore. Verdicts, expens faid, that in all cases where a verdict shall be given for more monies as an indemnia fication or fatisfaction for any lands or grounds, or for any damage to be don to Inquest, as well any lands or grounds or property of any perion or persons what oever, than had been previously offered by or on behalf of the said Commissioners of a majority of there. be settled and by then all the expenses of summoning and of taking such inquest, shall be settled by the faid Court, and by the faid Commissioners defrayed, but if any Verdict shall be given for the same or a less sum than hadbeen so previously offered, then and in every such case, he said costs and expenses after being settled as above said, shall be borne and paid by the person or persons with whom they shall have such controversy. เรียกระทั่ง การหญิกนี้เการรมมาก

Limitation of all complaints res. pecting damage or injury sus. tained.

XIV. And be it further enacted by the authority aforesaid, that the said Court shall not be obliged by virtue of this Act, to receive or take notice of any complaint or application to be made by any person or persons whatsoever, for any injury or damrge by him, her or them sustained, by virtue of this Act, unies application hath. been made in relation thereto within the space of fix calendar Months next after the time of fuch supposed injury or damage suffamed.

a prima a harata da jestaj na militara jednogo sign.

of the fight in the holid plant of and another the telegra-

STORES & WARRENCE STORE

Persons intitled to receive a sum of money or annual rent, for lands lather for the Canal not appearing or receive the same or the amount vested in the Commissioners.

. XV. And be it further enacted by the authority aforelaid, that upon payment of such sum or sums of money, or annual rent as shall be contracted or agreed for, between the parties, or determined by Arbitrators, or affessed by such juries in manner respectively as aforesaid, to the Proprietors thereof, or other persons entitled to receive fuch money or rent respectively, or legal tender thereof made to the proprietors thereof or such other persons, or to the principal Officer or Officers of any. fuch body politic, or corporate, or community, at any time after the same shall have been so agreed for, determined or affeised; or if he, she or they cannot be found, or shall refuse to accept such money or tent, upon payment thereof into the hands. of the Clerk of the Court of King's Bench of the faid Diffrict, for the use of, and to be paid upon demand to such proprietors or persons, respectively, as aforesaid, then and in such case, such lands and grounds, respectively, may be applied to the pure pose of making the said Canal, reservoirs and other works, and shall from thence: forth be vested in, and become for ever the sole property of the said Commissioners to and for the use of the faid Canal, but to and for no other use or purpose whatso. ever.

Agreements & determinations by Arbitrations and verdict and judgment by the Clerk of the Court of the District of Montreal among the reacords of the court

XVI. And be it further enacted by the authority aforesaid, that all agreements and all determinations by Arbitrations as aforesaid, and also the said verdicts and judgements shall be transmitted to, and shall be kept by the Clerk of the Court of King's Bench for the District of Montreal, amongst the records of the said Court, and shall be deemed and taken to be, records of the said Court to all intents and purposes, and the same or true copies thereof, shall be allowed to be good evidence in all Courts in this Province, and all persons shall have liberty to inspect the same, paying for each inspection the sum of two shillings, and to take copies thereof on paying for each copy not exceeding two Hundred words, the sum of six pence, and so in proportion for any greater number of words.

Penalty on persons destroy ing any Banks or other works of the Canal,

XVII. And be it further enacted by the authority aforesaid, that if any person or persons shall wilfully, maliciously and to the prejudice of the said Canal, break, throw down, damage or destroy any Bank, Lock, Gate, Sluice or any works, machine or device to be erected or made by virtue of this Act, or do any other wilfulacts, hurt or mischief to disturb, hinder or prevent the carrying into execution and completing, supporting and maintaining the said Canal, every such persons so offending, shall forfeit and pay to the said Commissioners treble the value of the damage, proved by the Oath of two or more credible witnesses to have been done; such damages together with costs of suit in that behalf incorred to be recovered by action in any Court of Law, in this Province having Jurisdiction competent to the sum; or in case of desault of payment, such offender or offendersmay be committed to the common Goal for any time not exceeding three Months at the discretion of the Court, before which such offender shall be convicted.

XVIII.

Masters of boats made answerable to any bridges

XVIII. And be it further enacted by the authority aforelaid, that the mafter or for damages done owner of any Boat or other Vessel navigating upon the said Canal, shall be and helis hereby made answerable for any damage, spoil or mischief that shall be done by his boat or other vessel, or by any of the bostmen or watermen employed in and about the same respectively, unto any of the Bridges, Weirs, Locks, Dams, Engines or other works in, upon or near the faid intended Canal, or by loading or unloading any boat or other vessel, and for any injury or damage that shall or may be done to the owners of any building or land adjoining the same, and the master or owner of fuch boat or other veffel, shall and may be profecuted for the same, in any Court of Record, and if a verdict or Judgment be given against him in such Court, in any fuch case, the Plantiff shall recover his Damages thereby sustained, with double costs of fait.

Canal declared free for certain dimensions of vessels. paying wharfage.

The Rates.

XIX. And be it further enacted by the authority aforesaid, that the said Canal, thall be free for all persons whomsoever, who are hereby authorised and impowercertain rates for ed to navigate freely upon the same, with any Boat, Barge, or other vessel, and to use the said towing Paths for hauling and drawing Boats, Barges and other vessels. and also to use the said wharves for loading and unloading any goods, wares and merchandize, under such conditions and regulations, and upon payment of such rates and dues, as shall or may hereafter, be enacted by an Act of the Legislature of this Province of Lower: Canada, fo foon as adequate information, touching the Premiles shall be obtained from the Commissioners to be appointed, as aforesaid.

> the explicit the toll army which the selection disease r shill show in An army Harry of made of my or other

In cases of un. expected accidents to the locks: &c. the same how to be repaired.

XX. And whereas, it may hereafter happen from floods or from unexpected accidents, that the Locks, Weirs, Food gates, Dams, Banks, Trenches or other works of the faid Canal, and References, may be damaged or deftroyed, and the adjacent lands damaged or endangered; and it may be necessary that the same should be immediately repaired or rebuilt, to prevent further damage. Be it therefore enacted by the authority aforesaid, that as often as any such case shall happen, it shall and may be lawful for the said Commissioners or a majority of them. (without any previous application to the owner or owners of lands, and without any delay or interruption from any person or persons whatsover,) to enter into or upon any land or ground adjoining or near the faid Canal and Refervoirs (not being a court yard, or the ground whereon any House stands, or not being a Garden, Orchard, Nursery for Trees, or avenue to a House,) and to dig, get, work, take, carry away and use all fto ne gravel and other materials, which may be necessary or proper for the purpoles sforelaid, wi hout any previous treaty whatfoever, with the owner or owners. Occupier or occupiers of fich land or ground, of any of them, doing as little damage thereby, as the nature of the works will admit, and making recompence for tach damages, to the owners or occupiers of fuch land or ground within the space of fix Months next after the same shall be demanded; which damages and the recompence to be made in respect there of shall be tettied, adjusted, alcertained and determined in the manner and by the means herein before prescribed, with reference to the damage done by means of the faid Canal. pect to other damages done by means of the laid Canal. $\mathbb{R}^{V_{A}}$ XXI.

Act to prevent Canal may pass, to make or use any whatves Lands, &c.

XXI. And be it further enacted by the authority aforefaid, that mothing in this where land, the of any lands on grounds through milital to high rain; or hinder the owner or owners of any lands on grounds through which the faid Canaldhall pals, from making erecting or using any wharves, quays, landing places, cranes, weigh-beams or waichouses upon their own in or upon their own lands, grounds or waters adjoining or near to the faid Canal. or from landing any goods or merchandize or other things thereupon or upon the banks lying between the fame and the laid Canal, or from making or using proper and convenient places for boats, barges or other vessels, to lie in, so that the making, erecting or using thereof respectively shall not and do not encroach upon, obstruct or prejudice the Navigation of the faid Canal or the Towing Paths thereof; and all fums of money which shall be paid for the use and benefit of the said wharves, quays. landing places, cranes, weigh-beams and warehouses, respectively, shall be and the fame are hereby vested to the owner or owners of such lands or grounds who shall make and creek fuch Wharves, Quays, Landing places, Cranes, Weigh-beams or Warehoules respectively, his, her and their Heirs and alligns, so that the rates or dues to be granted for connage on the faid Canal, thall not be thereby reduced or altered. and the second of the second o

Canal.

Fines and pe- XXII. And be it further enacted by the authority aforesaid, that all fines, penalnalties to be paid to the Treasurer, ties and for feitures for Offinces against this Act, shall be paid into the hands of the to be disposed of, Treasurer or Receiver of the monies to be raised by virtue of this Act, and shall be applied and disposed of, for the use of the said Canal. i partition in the second and the second of the second The second of the second of

ត្រូវ ខ្លាំង ខេត្តសាស្រាស្ត្រ ស្រុកស្រាស់ មាន<mark>សំ វត្តបានមេបញ្ជាន់របស់</mark> ដែលគឺ ដែលគឺ ដើម្បី នេះប៉ាតែស្រាស់ ប្រាស់ ន

and a second of the second of

James Andrews Committee and Committee Committee

Actions.

Limitation of XXIII. And be it further enacted by the authority aforefaid, that if any fuit or information shall be brought or commenced against any person or persons for any thing done or to be done in pursuance of this Act, or in the execution of the powers and authorities, or the orders and directions herein before given or granted, every fuch fuit or information shall be brought or commenced within fix calendar months next after the fact committed; or in cale there that be a continuation of damages. then within lix calendar months next after the doing or committing fuch damages shall chase and not afterwards, and the defendant or defendants in such action or fuit General issue, shalf and may plead the general illur, and give this Act and the special matter in evidence at any trial to be had thereon, and that the fame was done in pursuance and by the authority of this Act; and if it shall appear to have been so done, or if any action. fuit or information shall be brought after the time herein before limited for bringing the fame, or if the Plaintiff or Plaintiffs shall become non-suit, or discontinue his, her or their fuit, action or information after the defendant or defendants thall have appeared, or if Judgment thall be given against the Plaintiff or Planuffs, Treble Costs. the Defendant or Defendants shall have treble cofts, and shall have such Remedy for the same, as any Defendant or Desendants hath or have for costs of suit in other cases by Law.

4

114 C. 20. Anno Quinquagesimo Quinto Geo. III. A. D. 1815.

Not to affect His Majesty's Rights, &c.

XXIV. And be it further enacted by the authority aforesaid, that nothing herein contained shall extend or be construed to extend in any manner or way to affect the rights of His Majesty, His Heirs and Successors, or of any person or persons, or of any Body corporate or politic except in as far as the same are hereby affected.

Pablic Act.

XXV. And be it further enacted by the authority aforesaid, that the present Act shall be deemed and taken to be a public Act, and as such, shall be judicially noticed by all Judges, Justices and other persons without being specially pleaded.

Commissioners to cause a detailed plan-o be made of the intended canal and its dependencies with Statements & estimates of the works; to be deposited in the office of the clerk of the peace at Montreal.

XXVI. And in order to the obtaining for the Commissioners hereby appointed for the making of the said Canal, more ample information, be it therefore enacted by the authority aforesaid, that the said Commissioners, before causing the works upon the said Canal to be commenced shall cause to be made a detailed plan of the intended Canal, and of its dependencies, with statements and estimates of the works necessary to the making thereof, and shall deposit the said plan and the said statements and estimates in the office of the Peace for the District of Montreal, during one Month, and shall give notice in the Quebec Gazette and in some one of the public Papers for the District of Montreal of the making of such deposit, and that they will receive all such information for the advantage of the said Canal, as it shall be defired to communicate to them.

The second was the second of the second of the second